



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 451

MADRAS, TUESDAY EVENING, OCTOBER 25, 1932

l'ordine di lavoro.

## Part B.—Notifications by Government.

Copyright Clearance Center, Inc.

[illegible]

王康紀念文集 蘇聯與東歐共產主義研究 02 莫斯科

## Nonlinearities

GRADUATE OF WARREN'S HOVAH JESUIT MILITARY COLLEGE, 1914-1918

© 2004 Blackwell Publishing Ltd *Journal of Internal Medicine* 255: 103–110

Mr. B.—[H] In answer to the question of whether the Prince of Wales Royal Indian Military College, Teluk Anson, the following information is published for the use of attending candidates.

The *Advertiser* presents a public school curriculum for kindergarten for boys and girls including reading, writing, arithmetic, geography, to make the pupils fit for the *Advertiser*, Public Hall, at the Royal Art School, Chislehurst, England, with a view to enhancing consciousness in the Indian Army. It is intended for those who wish to make the Army their permanent abode. The present study of the British will, however, be such that, should a boy, say, in the Army and Air Force, become a knight, he will be fit to command a regiment of cavalry in a few years if he had been educated at an ordinary school.

(c) Candidates will be selected from unmarried Indian and Anglo Indian boys who—  
(i) Possessors of English India;  
(ii) Indian boys.

Discussions will be made by Mr. Enghave the Director of the Division of Research and Policy of the Local Government Administration, or the Political Officer, as

(3) *Correlation with unemployment*—The gap of eleven years and its wider reverse point in 1970 and January 1971.

57 Candidates should attach to their applications a postal certificate from the Office of the Registrar, District or De Facto Status Hospital or a similar document to the effect that they are presently in the District or in a recognized hospital with the following: a) the date and location;

2.) The first vol. is \$1.500 for each subvolume and are highly to enhance our literature, if circumstances require. These have will include tables, reports, notes, accounts, drawings and including and making attention of the ordinary kind, and, as well possible, material of the authors to be used by students at the College.

In addition to the list allowed to return, the names of members of a club will be provided to depend with the College authorities, on the necessary conditions. The case of the club which will be reported when the club finally leaves the College provided that all the necessary

In the event of a housing emergency, a residence be-  
longing to a civil hospital, although located within the  
city limits, shall be exempt from the provisions of the act.

A full sample action is required to be given attention to students who come from the College. In the event of such complaint being given, the student concerned will be required to pay up his family dues as well, unless it is established that the circumstances are such that the student was employed or was such as to call for special consideration.

Parents' perceptions of candidates who are seen as lacking skill or good service are reduced that owing to the perceived ethical strategy, the reputation of your candidate is improved. It is important to note that this is not the case for all candidates.

(4) Entry to the College will not be open to persons who are ineligible to marry.

(1) Twenty-five ground use self-assessment forms are required to attach to the applicant's site declaration in the following format:

can be used as a free and open source. For this purpose, the "MIT License" is used.





## AMENDMENT.

For rule 11 of the said rules the following rule shall be substituted, namely:—

"11. Special pay.—In addition to the pay specified in rule 10, there shall be paid:—

(a) to the Assistant Director of Survey in charge of the Central Survey Office, a special pay calculated at the rate of Rs. 50 per mensem;

Provided that H.H.Hy. Rao Zakaria B. Karmad Avasal shall be entitled to special pay at the rate admissible to him immediately before the 23rd December 1931; and

(b) to Messrs P. Mungaslaiah Aggar, P. Govindarajulu Naidu and C. G. Thevar, Assistant Directors of Survey, so long as they are in charge of Survey Parties, a personal pay, which shall not be reduced on the removal of future increments of pay, at rate of Rs. 100 per mensem each."

*For St. George, October 1, 1932 (S.G.G. No. 1713 Public Service).*

No. 86.—

In exercise of the powers conferred by rule 44 of the Civil Services (Classification, Control and Appeals) Rules, the Governor in Council and the Governor acting with the Ministers hereby make the following amendment to the special rules to regulate the method of recruitment, conditions of service, pay, allowances and pension of the Madras Ministerial Service published with Public (Services) Department Notification No. 131, dated the 15th June 1931, at pages 584-593 of Part I of the Fort St. George Gazette, dated the 14th July 1931, as subsequently amended:—

## AMENDMENT.

After rule 6 of the said rules the following rule shall be inserted, namely:—

"6-A. Any person who, under any order made by the Local Government, is deemed to have been selected before the terms of these rules for admission to any post included in the Service, shall be entitled to count towards his pension:—

(i) if he was on duty in any such post on the 2nd July 1929, the continuous period of duty performed up to that date as well as the period or periods of duty performed subsequent to that date; and

(ii) if he was not on duty in any such post on the 2nd July 1929, only the period or periods of duty performed subsequent to that date."

C. T. H. BRADEN,  
Chief Secretary.

## (Special.)

## LEAVE.

*For St. George, October 12, 1932.*

No. 87.—Under rule 81 of the Fundamental Rules, Mr. S. Rajagopalan, M.A., I.C.S., Senior Collector and District Magistrate of the North Arcot District, leave on average pay for eight months with effect from the date of death.

*For St. George, October 15, 1932.*

No. 88.—Under rule 81 of the Fundamental Rules, Mr. M. Ramaswami, I.C.S., Sub-Collector and Joint Magistrate of the Madras Division of the Tellicherry District, leave on average pay with effect from the date of death, up to the 1st December 1932 (deceased).

5. Retired (a) to continue (pension) in disciplinary rules under Fundamental Rule 85, Mr. Ramaswami is permitted to take the Christmas holidays from 23rd December 1932 to his death.

3. Public (Private) Department Notification No. 131, dated 15th June 1931, published on page 587 of Part I of the Fort St. George Gazette, dated 14th October 1931, is hereby amended:—

## EXTENSION OF LEAVE.

*For St. George, October 12, 1932.*

No. 89.—Under rule 81 of the Fundamental Rules, Mr. R. M. Thevar, I.C.S., a retired Magistrate of Madras on average pay for three months with effect from the 31st October 1932.

## PERMITTED TO RETURN.

*For St. George, October 12, 1932.*

No. 90.—The Teacher Mr. Justice A. J. Chatterjee, I.C.S., is permitted to return to duty on the 31st October 1932.

## PROMOPTIONS.

*For St. George, October 16, 1932.*

1.—1932, after from the 1st September 1932, rearranged upon the death of Mr. C. F. S. Collins, M.A., I.C.S., Chief Secretary to Government.

No. 91.—Mr. Alexander Leitch Johnston, M.A., I.C.S., First Member of the Board of Revenue (deceased) to be Chief Secretary to Government.

No. 92.—Mr. M. A. H. Vernon, M.A., I.C.S., Second Member of the Board of Revenue and personally substituting First Member of the Board of Revenue, to be First Member of the Board of Revenue, and Mr. Alexander Leitch Johnston.

No. 93.—Mr. C. B. Gifford, M.A., I.C.S., Third Member of the Board of Revenue and personally substituting Second Member of the Board of Revenue, to be Second Member of the Board of Revenue, and Mr. M. A. H. Vernon.

No. 94.—Mr. C. A. Barker, I.C.S., Second Secretary to Government, and personally substituting Third Member of the Board of Revenue, to be Third Member of the Board of Revenue, and Mr. C. B. Gifford.

No. 95.—Mr. Alexander Leitch Johnston, in service under the Government of India, has, on the appointment of Chief Secretary to Government, to accept his order Fundamental Rule 10, and Mr. C. T. H. Braden, M.A., I.C.S., Collector and acting Chief Secretary to Government, is appointed to the personally substituting Chief Secretary to Government.

19.—1932, after from the 15th September 1932, rearranged upon the retirement of Mr. D. A. H. Vernon, M.A., I.C.S., First Member of the Board of Revenue.

No. 96.—Mr. C. P. Connolly, M.A., I.C.S., Second Member of the Board of Revenue, to be First Member of the Board of Revenue.

No. 97.—Mr. C. A. Barker, I.C.S., Third Member of the Board of Revenue, to be Second Member of the Board of Revenue, and Mr. C. P. Connolly.

No. 98.—Mr. C. T. H. Braden, M.A., I.C.S., Collector and personally substituting Chief Secretary to Government, to be Third Member of the Board of Revenue, Mr. M. A. H. Vernon, and to continue to be personally substituting Chief Secretary to Government.

D. T. K. BRADEN,  
Chief Secretary.











Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

South America, Antigua, Trinidad, and  
Trinidad, Antigua, Trinidad, and

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

South America, Antigua, Trinidad, and  
Trinidad, Antigua, Trinidad, and

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

South America, Antigua, Trinidad, and  
Trinidad, Antigua, Trinidad, and

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

South America, Antigua, Trinidad, and  
Trinidad, Antigua, Trinidad, and

# DEVELOPMENT DEPARTMENT.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.

Disputed in Council against the Revenue Department, Trinidad, to render the Government of a Collector in the island of Antigua.



[illegible]

(c) *Approximate solution of the system of boundary value problem in the process,*



Description	Name of fish—Shilling			
	H. M. fish		S. Pseudosciaenops	
	Accepted	Rejected	Accepted	Rejected
Count of bones	..	62	..	46
Count of scales	..	976	..	676
Analysis of scales (g)	..	100	..	71
Analysis of scales (g)	..	..	..	..
Count of vertebrae	..	31	..	34
Count of vertebrae	..	31	..	34
Count of vertebrae	..	31	..	34
Count of vertebrae	..	31	..	34

[illegible][illegible]

Production	Name of stock—Florida		Type of stock—Florida	
	Reported	Actual	Reported	Actual
Count of sheep	11	110		
Count of goats	11	110		
Number of cattle	11	110		
Swine	11	110		
Number of goats per flock	11	110		
Number of goats per flock	11	110		
Number of goats per flock	11	110		

Particulars	V. M.B. cloth		V. Handwoven cloth	
	Expected	Actual	Expected	Actual
Cost of wage	—	—	—	—
Cost of rent	—	—	—	—
Number of units per	—	—	—	—
unit	—	—	—	—
Number of units per	—	—	—	—
unit	—	—	—	—
When the interest	—	—	—	—
factor is taken	—	—	—	—

吳、寧、劉、李、王、張、  
Guanxi, R., Ning, L., Wang, Z.,

Part 20 (Oversight, Chapter 18, 3373)

Ms. 715—Under the provisions of article 4 of the Quebec Forest Act, 1887 (Quebec Act V of 1887), the Governor in Council hereby declares that it is proposed to concede the area, specified in the schedule below as a Reserved Forest. 7—

**参考文献**

[Heath, Kansas. *Arctostaphylos* subsp. No. 104.  
Habitat: village, No. 224, Malheur Forest, Elko.]

The data compiled the entire survey field No. 11 of No. 101, Hainan village surveyed in the year 1990.

Eastman—University of M. Ma. 22 of 24, 244 v. 2, 2000.

1. Under clause (d) of the said section 4 the Governor in Council appoints the Principal District Officer, Puduk, for the three being to be the District Officer assigned to the said area to inspect and determine the extent, nature, and value of any such demand by a village or estate in favour of any person or, in any such case, to determine the limits of the said village or estate and the nature of the demand, such land and to deal with the matter as provided in Chapter (x) of the said Act.

1. The Secretary is directed to request the District Postal Office, South Kensington, for its consent to be Postal Officer who shall stand on behalf of the Government in the capacity to be made by the said Postal Restricted Office.

4. Under the authority vested in him by section 14 of the said Act, the Director in Charge appoints the Collector of South Kanara, to bear any arrears due on orders passed by the Forest Settlement Officer under sections 11, 12 and 13 of the said Act.

## B. PARLIAMENTARY ATTACHMENT

**PUBLIC WORKS AND LABOUR  
DEPARTMENT**

SLUWEE

*Ann. Entomol. Soc. Am.* 19: 1107

[illegible]

East St. Louis, Chicago, Boulder CO, Hill

\* Mr. 325.—Mr. E. R. HARRINGTON, Assistant Engineer, and Chiefing Engineer, Jackson, Tenn. Combustion Cycle, has an average pay without bonus of \$12,000, from date of starting on 12th December 1915. He is proposed to offer in his letter, the following salaries of 1916, and the New York Engineers of 1917, subject to the condition under functioned in the letter offered.

#### APPOINTMENT AND POSITION

*First St. Street, October 28, 1863.*

At 3:30—Mr. A. Vign, Executive Engineer, North Forestry Division, to hold his additional charge of the Indian Club in place of Mr. H. R. Mathers, present here and pending his arrival. Mr. A. M. Baker, joined in the Club.

*East 28, Chicago, October 18, 1914*

No. 261.—Mr. F. M. Dewey, Offsetting Superintendent  
Laguard, Tenthousand Circle, by the change of the Gads-  
den Central Division, Tuscaloosa Circle, as noted  
from the change of the Tenthousand Circle.

Dr. J. B. Jones, Jr., F. C. I. Clin., Offending Superintending Engineer, Des Moines, Iowa, in his address, in the name of the Southern Railway, alluded to a temporary suspension in regard to Mr. C. E. Stephens, and pending the arrival of Mr. Jones.

Foot 23. George Gunkel, ed., 1977.

No. 342.—Mr. E. E. J. Street, Executive Engineer, on retirement, was, at the charge of the High Court District, Combarney Court, in aid of Mr. E. E. J. Beharwal, awarded Rs. 100.

*Environ. Monit. Assess.* 17, 1992

No. 896.—M R No. One Edward F. Kennedy  
Applicant, Superintendent Engineer, on leave from  
train, in the charge of the Bermuda Dock, at point of  
St. E. V. Nathan Jones, assistant

#### THE SOLUTION

Prof. Dr. Dorothea, October 26, 1991

Mr. DEL-CLAY. Says: Says: Examination, and H. B. By. A. N. Examination, selected examination for the Indian Service of Engineers, and interested in the Public Works Workshops, Bureau, for the second half of their year-end term.

### RESULTS

*Fort St. George, October 13, 1831*

In the notification under section 4 (1) of the Land Acquisition Act 1 of 1954, as amended by Act XXXIV of 1958, published at page 1140 of Part 3 of the *First Gazette*, dated 25th June 1952, in respect of land required for construction of a highway across Durbake village, in Kanyawadyar and Bhandagudem taluqas, Bhandargudem taluk, East Godavari district—

Kannur village.

Isabel took to the road. "Don't leave home the road  
" You."









Serial No.	Serial No.	Serial No.	Serial No.
1	2	3	4
5	6	7	8
9	10	11	12
13	14	15	16
17	18	19	20
21	22	23	24
25	26	27	28
29	30	31	32
33	34	35	36
37	38	39	40
41	42	43	44
45	46	47	48
49	50	51	52
53	54	55	56
57	58	59	60
61	62	63	64
65	66	67	68
69	70	71	72
73	74	75	76
77	78	79	80
81	82	83	84
85	86	87	88
89	90	91	92
93	94	95	96
97	98	99	100

25. 201-Under section 10 of the Coastal Survey Act, the Government in Council further directs that every registered member of the said Coastal Survey of the said Government shall report himself at such intervals as may be prescribed by the Customs Department, and shall keep fully up to date and modern and say charts or nautical charts of the said survey and say charts or nautical charts of the said survey and say charts or nautical charts of the said survey.

# Fort St. George, October 25, 1922.

25. 210.—The following regulations of the Government of India are published:

## DEPARTMENT OF INDUSTRIES AND LABOUR, PUNJAB AND TERRITORIES.

### India, 1st October 1922.

No. 2017-22.—In exercise of the powers conferred by section 2 of the Indian Telegraph Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

After rule 212 of the said Rules, the following rule shall be inserted, namely:

"412-A. Reduced charges at half the rate payable in cases covered by rule 212 shall be made for calls on Sundays, Christmas Day, New Year's Day, Good Friday and the King's Birthday, and between 8 p.m. and 4 p.m. on all other days, provided that no such call shall be made which incurs the charge for less than the amount."

### India, 1st October 1922.

No. 2017-22.—In exercise of the powers conferred by section 2 of the Indian Telegraph Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

In the present rule 212-A (1) of rule 2 of the said Rules, for the words "new work" the words "new work and other work" shall be substituted.

### India, 1st October 1922.

No. 212-22.—In exercise of the powers conferred by section 2 of the Indian Telegraph Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

In rule 212 of the said Rules, the following rule shall be inserted, namely:

"(12) If at any time the amount of investment exceeds the deposit, a proportionate increase in the deposit may be made from the surplus of any account."

(3) Sub-section (2) and (3) shall be re-enacted as (2) and (4) respectively.

## Foreign Marine Bureau.

### India, 1st October 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:

### Fort St. George, October 25, 1922.

No. 10.—Under section 11 of the Coastal Survey Act, 1885 (19 of 1885), the Government in Council in exercise of the powers conferred by the following Indian Telegraph Act, 1922, namely:











































(3) The return to be given under this rule shall be in such form as the Chairman may direct and it shall contain the prices to which the sale passes, at the same time, and, as required, be bound to produce before the the court any document evidencing the transfer or assignment.

(4) Every person who makes a transfer as aforesaid without giving such return to the Chairman shall, in addition to any other liability which he incurs thereby, be liable to a fine not exceeding ten pounds for the payment of the amount of such transfer assessed, on the person concerned, until he gives a return and until the liability shall have been recorded on the municipal register any return in this rule shall be void in effect.

(5) The liability of the transferee for the payment of the said return shall be—  
(a) the person named in the transfer under section (1) of section 25.

#### PART IV.

##### FINANCIAL PROVISIONS.

17. (1) Every municipal council shall maintain in Form No. 10 an account of the municipality relating to the planning (in two sections, namely "ordinary" and "special") under the said 2. Every planning fund, which account shall be duly opened under the name of the said council and shall be kept in the name of the said council.

(2) A summary of the above planning fund account for any year shall be submitted to the Chairman not later than the 31st day of the year following.

(3) (a) The fund of "ordinary" planning, as defined in the said 2, shall be kept in the name of the said council and shall be kept in the name of the said council and shall be kept in the name of the said council.

#### Debits.

(1) Salary of staff employed for services in general under the Act.

(2) Survey charges.  
(3) Construction and equipment materials.  
(4) Law charges paid in connection with the scheme.  
(5) Interest on loans.  
(6) Stationery, printing and distribution expenses and cost of preparation of maps and maintenance of records and registers.

(7) Allowances, gratuity contributions and cost of acquisition or hire of vehicles for the scheme and amounts expended for the preparation and execution of topographical schemes.

#### Credits.

(1) Rent of lands included in scheme.  
(2) Product of lands.  
(3) Government contributions.  
(4) Free land in houses and premises in connection with scheme.  
(5) Interest on securities.  
(6) Law charges recovered.  
(7) Receipts from the sale of lands and other assets including assignments of rights of ways and easements.

(8) The balance of expenditure described in column (2) and items of receipt there but in column (1) of the following table shall, respectively, be added and credited to the special section of the town-planning account.

#### Debits.

(1) Cost of acquisition of land under schemes.  
(2) Cost of works of any nature provided in scheme.  
(3) Compensation for injurious affection.  
(4) Expenses of land.  
(5) Expenses of land.  
(6) Expenses of land.  
(7) Cost of special surveys required for or under particular schemes.  
(8) Cost of services including land and other services.  
(9) Expenses referred to in rule 18.

#### Credits.

(1) Grants from the Financial Institutions for the development of the town.  
(2) Contributions from—  
(a) Government departments.  
(b) Other local authorities.  
(3) Private persons.  
(4) State grants for land, buildings and equipment.  
(5) Loans.  
(6) Income from land.  
(7) Grants from the Financial Institutions for the development of the town.  
(8) Contributions from—  
(a) Government departments.  
(b) Other local authorities.  
(9) Private persons.  
(10) State grants for land, buildings and equipment.

#### (c) Planning Account.

(1) Revenue Account (Public Account).

(2) Revenue Account.

(3) Revenue Account.

(4) Revenue Account (Public Account).

#### PART V.

18. Where any person commits an offence under section 25 (1) and (2) or (3).

19. Where any person commits an offence under section 25 (1) and (2) or (3).

20. Where any person commits an offence under section 25 (1) and (2) or (3).

21. Where any person commits an offence under section 25 (1) and (2) or (3).

22. Where any person commits an offence under section 25 (1) and (2) or (3).

#### PART VI.

23. Where any person commits an offence under section 25 (1) and (2) or (3).

24. Where any person commits an offence under section 25 (1) and (2) or (3).

25. Where any person commits an offence under section 25 (1) and (2) or (3).

26. Where any person commits an offence under section 25 (1) and (2) or (3).

27. Where any person commits an offence under section 25 (1) and (2) or (3).

28. Where any person commits an offence under section 25 (1) and (2) or (3).

29. Where any person commits an offence under section 25 (1) and (2) or (3).

#### PART VII.

30. Where any person commits an offence under section 25 (1) and (2) or (3).

31. Where any person commits an offence under section 25 (1) and (2) or (3).

32. Where any person commits an offence under section 25 (1) and (2) or (3).

33. Where any person commits an offence under section 25 (1) and (2) or (3).

34. Where any person commits an offence under section 25 (1) and (2) or (3).

35. Where any person commits an offence under section 25 (1) and (2) or (3).

36. Where any person commits an offence under section 25 (1) and (2) or (3).

37. Where any person commits an offence under section 25 (1) and (2) or (3).

38. Where any person commits an offence under section 25 (1) and (2) or (3).

**PART VIII.**  
**PODS FURNISHED UNDER THE RULES.**  
Rule No. 1.

*Subsection under section 8.*

*(Under rule 11 of the Town Planning Rules.)*

The General Town Planning Scheme prepared by the Municipal Council of \_\_\_\_\_ for the area described in the schedule below and a copy of which was laid before the Municipal Council of the Municipal Council of \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, as amended by the \_\_\_\_\_ of 19\_\_\_\_.

2. Any person interested in the scheme may before \_\_\_\_\_ present in writing to the Chairman any objections or suggestions relating thereto.

3.

*Subsection.*

*(Here enter a description of the boundary of the proposed General Town Planning Scheme.)*

Dated \_\_\_\_\_ Municipal Office.

Chairman.

-113-

*(Here attach the draft General Town Planning Scheme and the proposed development Map No. 2.)*

**PART IX. A.**

*Subsection under section 8.*

*(Under rule 11 of the Town Planning Rules.)*

-114-

It is hereby notified that the General Town Planning Scheme prepared by the Municipal Council of \_\_\_\_\_ for the area described in the schedule below has been published in the notice board of the Municipal Council of \_\_\_\_\_ of the Municipality under the Town Planning Act, 1919, as amended by the \_\_\_\_\_ of 19\_\_\_\_.

3. Any person interested in the scheme may before \_\_\_\_\_ present in writing to the Chairman any objections or suggestions relating thereto.

*Subsection.*

*(Here describe the boundary of the scheme.)*

Dated \_\_\_\_\_ Municipal Office.

Chairman.

-115-

**PART IX. B.**

*Proposed report of preparation of General Town Planning Scheme under section 8 of the Town Planning Act.*

*(Under rule 11 of the Town Planning Rules.)*

Serial number.	Particulars required.	Estimated Cost (Rs.).
1	When the boundary of the General Town Planning Scheme has been decided .. ..	.....
2	Whether the area included has been decided .. ..	.....
3	When the scheme of the General Town Planning Scheme was adopted .. ..	.....
4	When the scheme was adopted under rule 11 (a) and (b) of the rules were presented .. ..	.....
5	When was the General Town Planning Scheme and map received from the Department of Town Planning .. ..	.....
6	When the scheme was finally adopted by the Council .. ..	.....
7	When the scheme was published in the notice board of the Municipal Office .. ..	.....
8	When submitted to the Government through the Collector .. ..	.....

**PART X. A.**

*Scheme—Preliminary notification—Municipal No. 1.*

*(Under rule 10 of the Town Planning Rules.)*

It is hereby notified under section 10 of the Town Planning Act (No. VII of 1919 and No. II of 1920) that the Municipal Council of \_\_\_\_\_ passed under sub-section (1) of section 8 the following resolution at its meeting held on \_\_\_\_\_:

“Under section 8 (2) of the Town Planning Act (No. VII of 1919 and No. II of 1920) the Municipal Council of \_\_\_\_\_ resolved to prepare or adopt a (Town Planning) scheme in respect of the area or areas described hereunder—

1. (Here describe the area or areas to be included in the scheme by boundaries or by (Descriptive) word, block and survey numbers and state also the extent.)”

2. A copy of the plan of the area included in the scheme (Map No. 1) will be kept for inspection during office hours at the Municipal Office.

Dated \_\_\_\_\_ Municipal Office.

Chairman.

-116-

**PART X. B.**

*Subsection.*

*(Under rule 11 of the Town Planning Rules.)*

The following notification was published on \_\_\_\_\_ at the notice board of the office of the Municipal Council.

*(Here enter the text of notification No. 1.)*

Under section 11 of the Town Planning Act and rule 14 of the Town Planning Rules no person shall enter or proceed with any building or work on or enter (land or survey) such a restricted or limited area included in the scheme without applying for and obtaining permission from the Council or the person in authority.

Dated \_\_\_\_\_ Municipal Office.

Chairman.

-117-

**PART X. C.**

*Statement showing revaluations of plots and revaluation of localities.*

*(Under rule 11 of the Town Planning Rules.)*

GENERAL FORM FOR THE (TOWN PLANNING) ACT, 1947											
Serial number.	Date of receipt.	Original plot.				Final plot.				General description of the plot (Under rule 11 of the Town Planning Rules.)	Remarks.
		Value in Rs.		Area in sq. ft.	Area in sq. ft.	Value in Rs.		Area in sq. ft.			
		Original.	Revised.			Original.	Revised.				
1	2	3	4	5	6	7	8	9	10	11	
12	13	14	15	16	17	18	19	20	21	22	

Date of receipt.

Form No. 5.  
Ownership and control of lands included in the scheme.  
(Under rule 18 (1) of the Town Planning Rules.)

Municipal Council Number.	S. No.	Sub-division.	Tenants.		Year of expiry of leasehold rights.	Whether subject to any other leasehold rights.	Description of land, etc., owned by proprietor.	Area, sq. ft.	Remarks.
			Actual.	Form.					
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

Form No. 6.  
List of new streets and widening of existing streets.  
(Under rule 18 (2) of the Town Planning Rules.)

Number of streets proposed for widening.	Direction.	Proposed width.	Length of street.	Width of street.	Distance between existing lines.	Width of existing.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Form No. 7.  
Lands proposed to be acquired for the scheme.  
(Under rule 18 (3) of the Town Planning Rules.)

Proposed to which to be acquired.	S. No. allocated.	Description of land, area, etc., as shown on plan.	Name of owner or proprietor.	Dimensions of land proposed to be taken up.				Extent to be taken up.	Remarks—State whether, etc., to be acquired under Act.
				Width.	Depth.	Length.	Area.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

Form No. 8.  
Lands proposed to be reserved under section 4 (3).  
(Under rule 18 (4) of the Town Planning Rules.)

Lands.	Intention to include on map.	Appropriation category.	Reason for which area is to be reserved.	Provision made.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)

Form No. 11.  
Estimate of charges.  
(Under rule 18 (5) of the Town Planning Rules.)

Part I.		Part II.		Part III.	
1. Acquisition of lands, buildings, etc., etc.		2. Development charges.		3. Other charges.	
(a) Freeholds and leases.	..	(i) Government grants.	..	(i) Government grants.	..
(b) Freehold purchase.	..	(ii) Government purchase.	..	(ii) Government purchase.	..
2. Improvements.		(iii) Government purchase.		(iii) Government purchase.	
(a) Training level.	..	(iv) Government purchase.	..	(iv) Government purchase.	..
(b) Training level.	..	(v) Government purchase.	..	(v) Government purchase.	..
(c) Training level.	..	(vi) Government purchase.	..	(vi) Government purchase.	..
(d) Training level.	..	(vii) Government purchase.	..	(vii) Government purchase.	..
(e) Training level.	..	(viii) Government purchase.	..	(viii) Government purchase.	..
(f) Training level.	..	(ix) Government purchase.	..	(ix) Government purchase.	..
(g) Training level.	..	(x) Government purchase.	..	(x) Government purchase.	..
(h) Training level.	..	(xi) Government purchase.	..	(xi) Government purchase.	..
(i) Training level.	..	(xii) Government purchase.	..	(xii) Government purchase.	..
(j) Training level.	..	(xiii) Government purchase.	..	(xiii) Government purchase.	..
(k) Training level.	..	(xiv) Government purchase.	..	(xiv) Government purchase.	..
(l) Training level.	..	(xv) Government purchase.	..	(xv) Government purchase.	..
(m) Training level.	..	(xvi) Government purchase.	..	(xvi) Government purchase.	..
(n) Training level.	..	(xvii) Government purchase.	..	(xvii) Government purchase.	..
(o) Training level.	..	(xviii) Government purchase.	..	(xviii) Government purchase.	..
(p) Training level.	..	(xix) Government purchase.	..	(xix) Government purchase.	..
(q) Training level.	..	(xx) Government purchase.	..	(xx) Government purchase.	..
(r) Training level.	..	(xxi) Government purchase.	..	(xxi) Government purchase.	..
(s) Training level.	..	(xxii) Government purchase.	..	(xxii) Government purchase.	..
(t) Training level.	..	(xxiii) Government purchase.	..	(xxiii) Government purchase.	..
(u) Training level.	..	(xxiv) Government purchase.	..	(xxiv) Government purchase.	..
(v) Training level.	..	(xxv) Government purchase.	..	(xxv) Government purchase.	..
(w) Training level.	..	(xxvi) Government purchase.	..	(xxvi) Government purchase.	..
(x) Training level.	..	(xxvii) Government purchase.	..	(xxvii) Government purchase.	..
(y) Training level.	..	(xxviii) Government purchase.	..	(xxviii) Government purchase.	..
(z) Training level.	..	(xxix) Government purchase.	..	(xxix) Government purchase.	..
(aa) Training level.	..	(xxx) Government purchase.	..	(xxx) Government purchase.	..
(ab) Training level.	..	(xxxi) Government purchase.	..	(xxxi) Government purchase.	..
(ac) Training level.	..	(xxxii) Government purchase.	..	(xxxii) Government purchase.	..
(ad) Training level.	..	(xxxiii) Government purchase.	..	(xxxiii) Government purchase.	..
(ae) Training level.	..	(xxxiv) Government purchase.	..	(xxxiv) Government purchase.	..
(af) Training level.	..	(xxxv) Government purchase.	..	(xxxv) Government purchase.	..
(ag) Training level.	..	(xxxvi) Government purchase.	..	(xxxvi) Government purchase.	..
(ah) Training level.	..	(xxxvii) Government purchase.	..	(xxxvii) Government purchase.	..
(ai) Training level.	..	(xxxviii) Government purchase.	..	(xxxviii) Government purchase.	..
(aj) Training level.	..	(xxxix) Government purchase.	..	(xxxix) Government purchase.	..
(ak) Training level.	..	(xl) Government purchase.	..	(xl) Government purchase.	..
(al) Training level.	..	(xli) Government purchase.	..	(xli) Government purchase.	..
(am) Training level.	..	(xlii) Government purchase.	..	(xlii) Government purchase.	..
(an) Training level.	..	(xliii) Government purchase.	..	(xliii) Government purchase.	..
(ao) Training level.	..	(xliv) Government purchase.	..	(xliv) Government purchase.	..
(ap) Training level.	..	(xlv) Government purchase.	..	(xlv) Government purchase.	..
(aq) Training level.	..	(xlvi) Government purchase.	..	(xlvi) Government purchase.	..
(ar) Training level.	..	(xlvii) Government purchase.	..	(xlvii) Government purchase.	..
(as) Training level.	..	(xlviii) Government purchase.	..	(xlviii) Government purchase.	..
(at) Training level.	..	(xlvix) Government purchase.	..	(xlvix) Government purchase.	..
(au) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(av) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(aw) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ax) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ay) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(az) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ba) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(bb) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(bc) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(bd) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(be) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(bf) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(bg) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(bh) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(bi) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(bj) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(bk) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(bl) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(bm) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(bn) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(bo) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(bp) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(bq) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(br) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(bs) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(bt) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(bu) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(bv) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(bw) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(bx) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(by) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(bz) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ca) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(cb) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(cc) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(cd) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ce) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(cf) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(cg) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ch) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ci) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(cj) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ck) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(cl) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(cm) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(cn) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(co) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(cp) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(cq) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(cr) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(cs) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ct) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(cu) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(cv) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(cw) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(cx) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(cy) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(cz) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(da) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(db) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(dc) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(dd) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(de) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(df) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(dg) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(dh) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(di) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(dj) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(dk) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(dl) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(dm) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(dn) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(do) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(dp) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(dq) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(dr) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ds) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(dt) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(du) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(dv) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(dw) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(dx) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(dy) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(dz) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ea) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(eb) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ec) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ed) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ee) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.	..	(lvi) Government purchase.	..	(lvi) Government purchase.	..
(ef) Training level.	..	(lvii) Government purchase.	..	(lvii) Government purchase.	..
(ef) Training level.	..	(lviii) Government purchase.	..	(lviii) Government purchase.	..
(ef) Training level.	..	(lix) Government purchase.	..	(lix) Government purchase.	..
(ef) Training level.	..	(l) Government purchase.	..	(l) Government purchase.	..
(ef) Training level.	..	(li) Government purchase.	..	(li) Government purchase.	..
(ef) Training level.	..	(lii) Government purchase.	..	(lii) Government purchase.	..
(ef) Training level.	..	(liii) Government purchase.	..	(liii) Government purchase.	..
(ef) Training level.	..	(liv) Government purchase.	..	(liv) Government purchase.	..
(ef) Training level.	..	(lv) Government purchase.	..	(lv) Government purchase.	..
(ef) Training level.					





## Form No. 14.

Progress report of the trustees of the Port Phillip Scheme during the year ending 31st March 1931.  
[To be filled in by the Trustees.]

1. Acre number.	2. Name of the lot.	3. Date of Government sale of the lot.	4. Works or action to be taken to bring the lot into use.		5. Date of the action taken.		6. Date of the action taken.	7. Date of the action taken.	8. Date of the action taken.	9. Date of the action taken.	10. Date of the action taken.
			11. Details.	12. Nature of work to be done.	13. Date of the action taken.	14. Date of the action taken.					
15.											

## Form No. 15.

Statement of claims for compensation for injurious affection.  
[To be filled in by the Trustee.]

Statement of claims.					Statement of claims.				
1. Acre number.	2. Name of the lot.	3. Date of the action taken.	4. Nature of the work to be done.	5. Date of the action taken.	6. Date of the action taken.	7. Date of the action taken.	8. Date of the action taken.	9. Date of the action taken.	10. Date of the action taken.
11.									

## Form No. 16.

[To be filled in by the Trustee.]

To The Administrator of the Port Phillip Scheme.

Sir,

I am directed by the Council to state that the properties described in column (1) of the statement below are included in the scheme for the making of a new drainage system, and that the value of such properties is increased by the making of the scheme. I hereby request that you will be pleased to order the same to be included in the scheme for the making of a new drainage system, and that the value of such properties is increased by the making of the scheme.

I have the honor to be,

Sir,

Your most obedient servant,

Municipal Council.

Dated 1931.

Statement of claims for compensation.

Statement.

1. Acre number.	2. Name of the lot.	3. Date of the action taken.	4. Nature of the work to be done.	5. Date of the action taken.	6. Date of the action taken.	7. Date of the action taken.	8. Date of the action taken.	9. Date of the action taken.	10. Date of the action taken.
11.									

## Form No. 17.

Statement showing amount and collection of Government Contributions.  
[To be filled in by the Trustee.]

Statement.		Statement.		Statement.		Statement.		Statement.		Statement.	
1. Acre number.	2. Name of the lot.	3. Date of the action taken.	4. Nature of the work to be done.	5. Date of the action taken.	6. Date of the action taken.	7. Date of the action taken.	8. Date of the action taken.	9. Date of the action taken.	10. Date of the action taken.	11. Date of the action taken.	12. Date of the action taken.
13.											









effort likewise given to all others in any manner is inconsistent with the purpose of Article 111 of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1948, and the Government hereby asked to the Executive Council of the Government of Madras to consider the proposed Bill and to take such steps as may be necessary to bring it into force.

Quadrato di base  $\alpha$  e altezza  $\alpha$  (area  $\alpha^2$ )  
 Area  $\alpha^2$ .

Page 10 of 10

<sup>a</sup> Compared with the other diet. Survival (SDH) values.

[illegible]

1979-1980, 1981-1982, 1983-1984, 1985-1986, 1987-1988, 1989-1990, 1991-1992, 1993-1994, 1995-1996, 1997-1998, 1999-2000, 2001-2002, 2003-2004, 2005-2006, 2007-2008, 2009-2010, 2011-2012, 2013-2014, 2015-2016, 2017-2018, 2019-2020, 2021-2022, 2023-2024, 2025-2026, 2027-2028, 2029-2030, 2031-2032, 2033-2034, 2035-2036, 2037-2038, 2039-2040, 2041-2042, 2043-2044, 2045-2046, 2047-2048, 2049-2050, 2051-2052, 2053-2054, 2055-2056, 2057-2058, 2059-2060, 2061-2062, 2063-2064, 2065-2066, 2067-2068, 2069-2070, 2071-2072, 2073-2074, 2075-2076, 2077-2078, 2079-2080, 2081-2082, 2083-2084, 2085-2086, 2087-2088, 2089-2090, 2091-2092, 2093-2094, 2095-2096, 2097-2098, 2099-2100, 2101-2102, 2103-2104, 2105-2106, 2107-2108, 2109-2110, 2111-2112, 2113-2114, 2115-2116, 2117-2118, 2119-2120, 2121-2122, 2123-2124, 2125-2126, 2127-2128, 2129-2130, 2131-2132, 2133-2134, 2135-2136, 2137-2138, 2139-2140, 2141-2142, 2143-2144, 2145-2146, 2147-2148, 2149-2150, 2151-2152, 2153-2154, 2155-2156, 2157-2158, 2159-2160, 2161-2162, 2163-2164, 2165-2166, 2167-2168, 2169-2170, 2171-2172, 2173-2174, 2175-2176, 2177-2178, 2179-2180, 2181-2182, 2183-2184, 2185-2186, 2187-2188, 2189-2190, 2191-2192, 2193-2194, 2195-2196, 2197-2198, 2199-2200, 2201-2202, 2203-2204, 2205-2206, 2207-2208, 2209-2210, 2211-2212, 2213-2214, 2215-2216, 2217-2218, 2219-2220, 2221-2222, 2223-2224, 2225-2226, 2227-2228, 2229-2230, 2231-2232, 2233-2234, 2235-2236, 2237-2238, 2239-2240, 2241-2242, 2243-2244, 2245-2246, 2247-2248, 2249-2250, 2251-2252, 2253-2254, 2255-2256, 2257-2258, 2259-2260, 2261-2262, 2263-2264, 2265-2266, 2267-2268, 2269-2270, 2271-2272, 2273-2274, 2275-2276, 2277-2278, 2279-2280, 2281-2282, 2283-2284, 2285-2286, 2287-2288, 2289-2290, 2291-2292, 2293-2294, 2295-2296, 2297-2298, 2299-2300, 2301-2302, 2303-2304, 2305-2306, 2307-2308, 2309-2310, 2311-2312, 2313-2314, 2315-2316, 2317-2318, 2319-2320, 2321-2322, 2323-2324, 2325-2326, 2327-2328, 2329-2330, 2331-2332, 2333-2334, 2335-2336, 2337-2338, 2339-2340, 2341-2342, 2343-2344, 2345-2346, 2347-2348, 2349-2350, 2351-2352, 2353-2354, 2355-2356, 2357-2358, 2359-2360, 2361-2362, 2363-2364, 2365-2366, 2367-2368, 2369-2370, 2371-2372, 2373-2374, 2375-2376, 2377-2378, 2379-2380, 2381-2382, 2383-2384, 2385-2386, 2387-2388, 2389-2390, 2391-2392, 2393-2394, 2395-2396, 2397-2398, 2399-2400, 2401-2402, 2403-2404, 2405-2406, 2407-2408, 2409-2410, 2411-2412, 2413-2414, 2415-2416, 2417-2418, 2419-2420, 2421-2422, 2423-2424, 2425-2426, 2427-2428, 2429-2430, 2431-2432, 2433-2434, 2435-2436, 2437-2438, 2439-2440, 2441-2442, 2443-2444, 2445-2446, 2447-2448, 2449-2450, 2451-2452, 2453-2454, 2455-2456, 2457-2458, 2459-2460, 2461-2462, 2463-2464, 2465-2466, 2467-2468, 2469-2470, 2471-2472, 2473-2474, 2475-2476, 2477-2478, 2479-2480, 2481-2482, 2483-2484, 2485-2486, 2487-2488, 2489-2490, 2491-2492, 2493-2494, 2495-2496, 2497-2498, 2499-2500, 2501-2502, 2503-2504, 2505-2506, 2507-2508, 2509-2510, 2511-2512, 2513-2514, 2515-2516, 2517-2518, 2519-2520, 2521-2522, 2523-2524, 2525-2526, 2527-2528, 2529-2530, 2531-2532, 2533-2534, 2535-2536, 2537-2538, 2539-2540, 2541-2542, 2543-2544, 2545-2546, 2547-2548, 2549-2550, 2551-2552, 2553-2554, 2555-2556, 2557-2558, 2559-2560, 2561-2562, 2563-2564, 2565-2566, 2567-2568, 2569-2570, 2571-2572, 2573-2574, 2575-2576, 2577-2578, 2579-2580, 2581-2582, 2583-2584, 2585-2586, 2587-2588, 2589-2590, 2591-2592, 2593-2594, 2595-2596, 2597-2598, 2599-2600, 2601-2602, 2603-2604, 2605-2606, 2607-2608, 2609-2610, 2611-2612, 2613-2614, 2615-2616, 2617-2618, 2619-2620, 2621-2622, 2623-2624, 2625-2626, 2627-2628, 2629-2630, 2631-2632, 2633-2634, 2635-2636, 2637-2638, 2639-2640, 2641-2642, 2643-2644, 2645-2646, 2647-2648, 2649-2650, 2651-2652, 2653-2654, 2655-2656, 2657-2658, 2659-2660, 2661-2662, 2663-2664, 2665-2666, 2667-2668, 2669-2670, 2671-2672, 2673-2674, 2675-2676, 2677-2678, 2679-2680, 2681-2682, 2683-2684, 2685-2686, 2687-2688, 2689-2690, 2691-2692, 2693-2694, 2695-2696, 2697-2698, 2699-2700, 2701-2702, 2703-2704, 2705-2706, 2707-2708, 2709-2710, 2711-2712, 2713-2714, 2715-2716, 2717-2718, 2719-2720, 2721-2722, 27

[illegible]

**Total** 11 47%

[illegible]

The newly elected, 100-member House,  
Republican victory.

[illegible]

South Bulgakovskanov villages.  
 day, school No. 1, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579,

[illegible]

Baruch, Village

[illegible]

K. A. GANAPATI AND  
*Journal in Chemistry to Dev*

NOTIFICATIONS BY THE INSPECTOR  
OF MUNICIPAL COUNCILS AND  
LOCAL BOARDS.

growing of the power designed to him  
 a full of the things found inside of it

annexed by Kholm in 1938. In 1939, the Japanese occupied Kholm and Leningrad. Kholm is today a town in the Leningrad Oblast of the Russian Federation. It is located 100 km from Leningrad. The town is situated on the Kholm River, a tributary of the Neva. The town is known for its Kholm Fortress, a large stone fortress built in the 18th century. The fortress was destroyed by the Japanese in 1941. The town is now a small village with a population of about 100 people. It is a popular destination for tourists who want to see the ruins of the fortress. The town is also known for its Kholm Park, a large park with many trees and flowers. The park is a beautiful place to visit and is a great place to relax. The town is a small but beautiful place with a rich history. It is a great place to visit and is a great place to relax.

various of the papers designated herein by O  
rystal under section 722 of the 2019  
with the Bureau of National

(1) except under section 2 (2) (c) of the Act, the notations in No. 301, dated 18th December 1938, unless







Oct. 28, 1922]

## FURN ST. GEORGE GAZETTE

2963

Under rules 26 and 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the district board ruling in the district named, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number and name of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

## TIRUCHENGOD DISTRICT BOARD.

XXX. Srivilliputhur	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	Indian Christian.
XXV. Tiruchengod	..	M. S. A. Abdul Karim, Vanni, Srivilliputhur	..	..
XXI. Another	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	..
	..	P. V. Annamalai, Vanni, Srivilliputhur	..	..

Tiruchengod, 18th October 1922.

A. V. THIRUTHENGODIYANATHAN,  
President and Election Officer.

Under rules 26 and 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the District Board, North Arcot, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number and name of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

XXIII. Srivilliputhur	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	Indian Christian.
XXIV. Srivilliputhur	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	..
XXV. Srivilliputhur	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	..
XXVI. Srivilliputhur	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	..

Srivilliputhur, 18th October 1922.

G. S. SUNDARARAJA SWAMYAN,  
President and Election Officer.

Under rule 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the District Board, North Arcot, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number and name of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

XXVII. Srivilliputhur	..	M. S. A. Abdul Karim, Vanni, Srivilliputhur	..	..
-----------------------	----	---	----	----

Srivilliputhur, 18th October 1922.

G. S. SUNDARARAJA SWAMYAN,  
President and Election Officer.

Under rules 26 and 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the District Board, North Arcot, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

I	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	..
II	..	M.R. Raj. John V. Thevar, Taluk, Srivilliputhur	..	..

Srivilliputhur, 18th October 1922.

G. S. SUNDARARAJA SWAMYAN,  
President and Election Officer.

Under rules 26 and 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the District Board, North Arcot, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number and name of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

XXVIII. Srivilliputhur	..	M. S. A. Abdul Karim, Vanni, Srivilliputhur	..	..
------------------------	----	---	----	----

Srivilliputhur, 18th October 1922.

G. S. SUNDARARAJA SWAMYAN,  
President and Election Officer.

Under rules 26 and 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the District Board, North Arcot, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

XXIX. Srivilliputhur	..	M. S. A. Abdul Karim, Vanni, Srivilliputhur	..	..
----------------------	----	---	----	----

Srivilliputhur, 18th October 1922.

G. S. SUNDARARAJA SWAMYAN,  
President and Election Officer.

Under rules 26 and 27 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the District Board, North Arcot, and they shall come into office on the date fixed by the Local Government under rule 4 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1919, for the district named.

Number of circle.

Name of person declared elected.

Community as per which declared elected in the present list (to be entered in full).

XXX. Srivilliputhur	..	M. S. A. Abdul Karim, Vanni, Srivilliputhur	..	..
---------------------	----	---	----	----

Srivilliputhur, 18th October 1922.

G. S. SUNDARARAJA SWAMYAN,  
President and Election Officer.

Under rules 30 and 31 of the rules for the conduct of elections of members of municipal councils, the person whose name is given below has been declared elected as Councillor of the Telukempang. It is hereby notified that such person shall exercise the rights and be subject to the duties as Councillor of the Telukempang District Municipal Council, 1957.—

Number of ward.	Name of person duly elected.	Community or area for which elected (as per the person has been declared elected as a municipal councillor).
Nil	.. M. R. P. T. S. Arumudhanayagam Kollanallur	.....

Telukempang, 12th October 1957.

Under rules 30, 31 and 32 of the rules for the conduct of elections of members of municipal councils, the person whose name is given below has been declared elected as Councillor of the Telukempang Municipality and shall exercise the rights and be subject to the duties as Councillor of the Telukempang District Municipal Council, 1957.—

Number of ward.	Name of person duly elected.	Community or area for which elected (as per the person has been declared elected as a municipal councillor).
N	.. Shan Subramaniam	.. Moslem

Telukempang, 12th October 1957.

T. SARAVANAN UNNI SWAMYAR,  
Election Officer.

Under rules 30, 31 and 32 of the rules for the conduct of elections of members of municipal councils, the person whose name is given below has been declared duly elected Councillor of the Telukempang Municipality and he shall exercise the rights and be subject to the duties as Councillor of the Telukempang District Municipal Council, 1957.—

Number of ward.	Name of person duly elected.	Community or area for which elected (as per the person has been declared elected as a municipal councillor).
I	.. M. R. P. C. S. Sahamamun Ayyar Arangal, Chelapattanam.	.....

Telukempang, 12th October 1957.

T. A. SARAVANAN UNNI SWAMYAR,  
Election Officer.



## FORM B.

Form of application for admission to appear for the  
final part of the examination in General Nursing.

Name of candidate on Roll.  
Name of the School.  
Date of birth. . . . . years months.  
Date of present or last part of the examination.  
Insert day for the examination for second part of examination.  
Candidate to be filled in by last of previous examination.  
(Candidate, General medical, General and work.)  
Signature.  
Date.

1. The examination in General Nursing will be held in two parts. The first part will be the entrance examination and the second part will be the final examination. The candidate must be prepared to pay the above examination fees and to be admitted to the examination and take the improved mark of 75 per cent. of the total marks and to attend the school in their application. The fee shall be as follows:

2. The application should be accompanied by the following certificate:

Certificate of a candidate of the year of the examination.

3. The candidate must be a resident of the school.

4. The candidate must be a resident of the school.

5. The candidate must be a resident of the school.

6. The candidate must be a resident of the school.

7. The candidate must be a resident of the school.

8. The candidate must be a resident of the school.

9. The candidate must be a resident of the school.

10. The candidate must be a resident of the school.

11. The candidate must be a resident of the school.

12. The candidate must be a resident of the school.

13. The candidate must be a resident of the school.

14. The candidate must be a resident of the school.

15. The candidate must be a resident of the school.

16. The candidate must be a resident of the school.

17. The candidate must be a resident of the school.

18. The candidate must be a resident of the school.

19. The candidate must be a resident of the school.

20. The candidate must be a resident of the school.

21. The candidate must be a resident of the school.

22. The candidate must be a resident of the school.

23. The candidate must be a resident of the school.

24. The candidate must be a resident of the school.

25. The candidate must be a resident of the school.

26. The candidate must be a resident of the school.

27. The candidate must be a resident of the school.

28. The candidate must be a resident of the school.

29. The candidate must be a resident of the school.

30. The candidate must be a resident of the school.

31. The candidate must be a resident of the school.

32. The candidate must be a resident of the school.

33. The candidate must be a resident of the school.

34. The candidate must be a resident of the school.

35. The candidate must be a resident of the school.

36. The candidate must be a resident of the school.

37. The candidate must be a resident of the school.

38. The candidate must be a resident of the school.

39. The candidate must be a resident of the school.

40. The candidate must be a resident of the school.

Name of candidate on Roll. . . . .  
Name of the School. . . . .  
Date of birth. . . . . years months.  
Date of present or last part of the examination.  
Insert day for the examination for second part of examination.  
Candidate to be filled in by last of previous examination.  
(Candidate, General medical, General and work.)  
Signature.  
Date.

1. The examination in General Nursing will be held in two parts. The first part will be the entrance examination and the second part will be the final examination. The candidate must be prepared to pay the above examination fees and to be admitted to the examination and take the improved mark of 75 per cent. of the total marks and to attend the school in their application. The fee shall be as follows:

2. The application should be accompanied by the following certificate:

Certificate of a candidate of the year of the examination.

3. The candidate must be a resident of the school.

4. The candidate must be a resident of the school.

5. The candidate must be a resident of the school.

6. The candidate must be a resident of the school.

7. The candidate must be a resident of the school.

8. The candidate must be a resident of the school.

9. The candidate must be a resident of the school.

10. The candidate must be a resident of the school.

11. The candidate must be a resident of the school.

12. The candidate must be a resident of the school.

13. The candidate must be a resident of the school.

14. The candidate must be a resident of the school.

15. The candidate must be a resident of the school.

16. The candidate must be a resident of the school.

17. The candidate must be a resident of the school.

18. The candidate must be a resident of the school.

19. The candidate must be a resident of the school.

20. The candidate must be a resident of the school.

21. The candidate must be a resident of the school.

22. The candidate must be a resident of the school.

23. The candidate must be a resident of the school.

24. The candidate must be a resident of the school.

25. The candidate must be a resident of the school.

26. The candidate must be a resident of the school.

27. The candidate must be a resident of the school.

28. The candidate must be a resident of the school.

29. The candidate must be a resident of the school.

30. The candidate must be a resident of the school.

31. The candidate must be a resident of the school.

32. The candidate must be a resident of the school.

33. The candidate must be a resident of the school.

34. The candidate must be a resident of the school.

35. The candidate must be a resident of the school.

36. The candidate must be a resident of the school.

37. The candidate must be a resident of the school.

38. The candidate must be a resident of the school.

39. The candidate must be a resident of the school.

40. The candidate must be a resident of the school.

41. The candidate must be a resident of the school.

42. The candidate must be a resident of the school.

43. The candidate must be a resident of the school.

44. The candidate must be a resident of the school.

45. The candidate must be a resident of the school.

46. The candidate must be a resident of the school.

47. The candidate must be a resident of the school.

48. The candidate must be a resident of the school.

49. The candidate must be a resident of the school.

50. The candidate must be a resident of the school.

51. The candidate must be a resident of the school.

The District Educational Officer, Madras, hereby announces the removal of scholarship and the extension on behalf of the undersigned pupils liable for one month's leave for July 1932 in the institutions named against their names—

#### AND GRANTING SPECIAL SCHOLARSHIPS

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

Three Pupils, to-wit: For 1932, one month.

1. P. Prasad .. .. St. Xavier's High School, Madras.  
2. P. Prasad .. .. St. Xavier's High School, Madras.  
3. P. Prasad .. .. St. Xavier's High School, Madras.

#### FINAL EXAMINATION OF THE FIVE-THREE TRAINED INTERMEDIATE CANDIDATES

The following candidates have been declared to have passed the Final Examination of the Five-Three Training Institute, Madras, held in 1932—

1. S. V. Arora.
2. M. Krishnamoorthy.
3. M. Krishnamoorthy.
4. M. Krishnamoorthy.
5. M. Krishnamoorthy.
6. M. Krishnamoorthy.
7. M. Krishnamoorthy.
8. M. Krishnamoorthy.
9. M. Krishnamoorthy.
10. M. Krishnamoorthy.
11. M. Krishnamoorthy.
12. M. Krishnamoorthy.
13. M. Krishnamoorthy.
14. M. Krishnamoorthy.
15. M. Krishnamoorthy.
16. M. Krishnamoorthy.
17. M. Krishnamoorthy.
18. M. Krishnamoorthy.
19. M. Krishnamoorthy.
20. M. Krishnamoorthy.
21. M. Krishnamoorthy.
22. M. Krishnamoorthy.
23. M. Krishnamoorthy.
24. M. Krishnamoorthy.
25. M. Krishnamoorthy.
26. M. Krishnamoorthy.
27. M. Krishnamoorthy.
28. M. Krishnamoorthy.
29. M. Krishnamoorthy.
30. M. Krishnamoorthy.
31. M. Krishnamoorthy.
32. M. Krishnamoorthy.
33. M. Krishnamoorthy.
34. M. Krishnamoorthy.
35. M. Krishnamoorthy.
36. M. Krishnamoorthy.
37. M. Krishnamoorthy.
38. M. Krishnamoorthy.
39. M. Krishnamoorthy.
40. M. Krishnamoorthy.
41. M. Krishnamoorthy.
42. M. Krishnamoorthy.
43. M. Krishnamoorthy.
44. M. Krishnamoorthy.
45. M. Krishnamoorthy.
46. M. Krishnamoorthy.
47. M. Krishnamoorthy.
48. M. Krishnamoorthy.
49. M. Krishnamoorthy.
50. M. Krishnamoorthy.
51. M. Krishnamoorthy.
52. M. Krishnamoorthy.
53. M. Krishnamoorthy.
54. M. Krishnamoorthy.
55. M. Krishnamoorthy.
56. M. Krishnamoorthy.
57. M. Krishnamoorthy.
58. M. Krishnamoorthy.
59. M. Krishnamoorthy.
60. M. Krishnamoorthy.
61. M. Krishnamoorthy.
62. M. Krishnamoorthy.
63. M. Krishnamoorthy.
64. M. Krishnamoorthy.
65. M. Krishnamoorthy.
66. M. Krishnamoorthy.
67. M. Krishnamoorthy.
68. M. Krishnamoorthy.
69. M. Krishnamoorthy.
70. M. Krishnamoorthy.
71. M. Krishnamoorthy.
72. M. Krishnamoorthy.
73. M. Krishnamoorthy.
74. M. Krishnamoorthy.
75. M. Krishnamoorthy.
76. M. Krishnamoorthy.
77. M. Krishnamoorthy.
78. M. Krishnamoorthy.
79. M. Krishnamoorthy.
80. M. Krishnamoorthy.
81. M. Krishnamoorthy.
82. M. Krishnamoorthy.
83. M. Krishnamoorthy.
84. M. Krishnamoorthy.
85. M. Krishnamoorthy.
86. M. Krishnamoorthy.
87. M. Krishnamoorthy.
88. M. Krishnamoorthy.
89. M. Krishnamoorthy.
90. M. Krishnamoorthy.
91. M. Krishnamoorthy.
92. M. Krishnamoorthy.
93. M. Krishnamoorthy.
94. M. Krishnamoorthy.
95. M. Krishnamoorthy.
96. M. Krishnamoorthy.
97. M. Krishnamoorthy.
98. M. Krishnamoorthy.
99. M. Krishnamoorthy.
100. M. Krishnamoorthy.

All have been placed in the B class.

B. SUNDARA RAU,  
Director of Education.

Madras, 15th October 1932.

#### NOTIFICATION

The Director of Public Instruction, Madras, has in his Private Secretary, Mr. D. S. SIVARAJ, dated 15th September 1932, advised G. S. Sivaraj, residing in Room III of the A.B.C. Middle School, Madras, that a candidate who had progressed in the Intermediate up to the end of the second school year. The candidate was represented and to attend the final examination of the year only in Madras.

K. T. VEDARAJAN,  
Director of Education.

Madras, 15th October 1932.

Madras, 15th October 1932.

SHREYAS KASTH,  
District Educational Officer.



# THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 52]

MADRAS, TUESDAY EVENING, OCTOBER 25, 1932

[Price, 5 annas.

## Part II.—Miscellaneous Notifications.

### CONTENTS.

#### APPOINTMENTS, LEAVE, ETC.

Police, Customs, Excise, Public Works and Medical. 1932-1933

#### Transfers:

	1932	1933
General .. .. .	1	1
Police .. .. .	1	1
Excise .. .. .	1	1
Public Works .. .. .	1	1
Fort .. .. .	1	1

#### OFFICIAL APPOINTMENTS:

Police, Customs, Excise, Public Works and Medical. 1932-1933

#### Transfers:

	1932	1933
General .. .. .	1	1
Police .. .. .	1	1
Excise .. .. .	1	1
Public Works .. .. .	1	1
Fort .. .. .	1	1

#### Deaths:

And list of names, dates for next meeting of the Council.

### APPOINTMENTS, LEAVE, ETC.

#### Police.

**Transfer.**—Khan Bahadur Muhammad Fakhruddin, B.A., Deputy Superintendent of Police, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

**Transfer.**—Khan Bahadur Muhammad Fakhruddin, B.A., Deputy Superintendent of Police, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

**Transfer.**—Khan Bahadur Muhammad Fakhruddin, B.A., Deputy Superintendent of Police, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

C. B. CHANDRASEKHAR.

Inspector-General of Police.

Madras, 25th October 1932.

#### Excise.

**Leave.**—In modification of Commissioner's Notification, dated 2nd March 1932 and 15th November 1932, the leave of Mr. S. S. Srinivasan, Deputy Superintendent of Police, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras, is hereby granted for the period of 12 months from 1st January 1933 to 31st December 1933.

**Leave.**—In modification of Commissioner's Notification, dated 2nd March 1932 and 15th November 1932, the leave of Mr. S. S. Srinivasan, Deputy Superintendent of Police, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras, is hereby granted for the period of 12 months from 1st January 1933 to 31st December 1933.

**Leave.**—In modification of Commissioner's Notification, dated 2nd March 1932 and 15th November 1932, the leave of Mr. S. S. Srinivasan, Deputy Superintendent of Police, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras, is hereby granted for the period of 12 months from 1st January 1933 to 31st December 1933.

12-1

**Transfer.**—The following postings of Inspectors are ordered:

(1) Mr. V. E. Srinivasan, Inspector, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

(2) Mr. S. S. Srinivasan, Inspector, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

E. S. S. S.

Secretary to the Commissioner of Police.

Madras, 25th October 1932.

#### Transfer.

**Transfer.**—Mr. E. Srinivasan, Inspector, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

**Transfer.**—Mr. E. Srinivasan, Inspector, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

P. S. S. S.

Commissioner of Police.

Madras, 25th October 1932.

#### Public Works.

**Transfer.**—Mr. S. S. Srinivasan, Inspector, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.

S. S. S. S.

Chief Engineer, P. W. D.

(General, Engineering and Public).

Madras, 25th October 1932.

**Transfer.**—Mr. S. S. Srinivasan, Inspector, at present at Government College, Madras, to be Deputy Superintendent of Police, Government College, Madras.









**PUBLIC HEALTH DEPARTMENT**  
**VITAL STATISTICS OF THE MOUNTAIN TOWNSHIP OF THE MOUNTAIN PROVINCE FOR THE YEAR ENDING 1st OCTOBER 1925.**

ANALYSIS OF THE MORTALITY OF THE MEXICAN TRAIL LINEY FOR THE YEAR ENDING 1st OCTOBER 1925.																		
Cause of Death.	Sexes and Marital Status.	Population totals, according to official data for year ending 1st Oct. 1925.			Deaths.		Causes.										Total.	
		Males.	Females.	Total.	Deaths.	Deaths.	Causes.											
							Stillborn.	Infants.	Children.	Adults.	Elderly.	Fractures.	Scalds and Burns.	Accidents.	Violence.	Others.		
Stillborn.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Stillborn.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Infants.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Infants.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Children.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Children.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Adults.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Adults.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Elderly.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Elderly.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Fractures.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Fractures.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Scalds and Burns.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Scalds and Burns.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Accidents.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Accidents.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Violence.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Violence.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Others.	Male.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Others.	Female.	10,000	10,000	20,000	100	100	100	100	100	100	100	100	100	100	100	100	100	
Total.		1,000,000	1,000,000	2,000,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	

See also, 17th October 1925.

\* Amount not recorded.







No. 108 of 1932, DISTRICT COURT, CHICAGO.  
*Donald J. Gallagher—Petitioner (Debit).*  
*Edgar J. H. Gallagher—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932. The evidence of the insolvent claimant given in support of the respondent put in by the respondent is filed in the 12th day of November 1932.

No. 109 of 1932, DISTRICT COURT, CHICAGO.  
*Andrew Karpis—Petitioner (Debit).*  
*Andrew Karpis—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 110 of 1932, DISTRICT COURT, CHICAGO.  
*Yakovleva, Yelena and another—Petitioner (Debit).*  
*Yakovleva, Yelena and another—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 121 of 1932, DISTRICT COURT, CHICAGO.  
*Hippas Antonis Hall—Petitioner (Debit).*  
*Hippas Antonis Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 122 of 1932, DISTRICT COURT, CHICAGO.  
*Ernest Gallagher—Petitioner (Debit).*  
*Ernest Gallagher—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 123 of 1932, DISTRICT COURT, CHICAGO.  
*Abdelmalik Said Said—Petitioner (Debit).*  
*Abdelmalik Said Said—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 114 of 1932, DISTRICT COURT, CHICAGO.  
*Eliza F. Hall—Petitioner (Debit).*  
*Eliza F. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 115 of 1932, DISTRICT COURT, CHICAGO.  
*Georgia Webster—Petitioner (Debit).*  
*Georgia Webster—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 116 of 1932, DISTRICT COURT, CHICAGO.  
*Kenneth Gallagher and another—Petitioner (Debit).*  
*Kenneth Gallagher and another—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 124 of 1932, DISTRICT COURT, CHICAGO.  
*Frank Chas. Peterson and another—Petitioner (Debit).*  
*Frank Chas. Peterson and another—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

T.B.

No. 117 of 1932, DISTRICT COURT, CHICAGO.  
*Kenneth Gallagher—Petitioner (Debit).*  
*Kenneth Gallagher—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 118 of 1932, DISTRICT COURT, CHICAGO.  
*Kenneth Gallagher—Petitioner (Debit).*  
*Kenneth Gallagher—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 119 of 1932, DISTRICT COURT, CHICAGO.  
*Charles R. Hall—Petitioner (Debit).*  
*Charles R. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 120 of 1932, DISTRICT COURT, CHICAGO.  
*Charles R. Hall—Petitioner (Debit).*  
*Charles R. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 121 of 1932, DISTRICT COURT, CHICAGO.  
*Kenneth Gallagher and another—Petitioner (Debit).*  
*Kenneth Gallagher and another—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 122 of 1932, DISTRICT COURT, CHICAGO.  
*Kenneth Gallagher and another—Petitioner (Debit).*  
*Kenneth Gallagher and another—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 123 of 1932, DISTRICT COURT, CHICAGO.  
*Charles R. Hall—Petitioner (Debit).*  
*Charles R. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 124 of 1932, DISTRICT COURT, CHICAGO.  
*Charles R. Hall—Petitioner (Debit).*  
*Charles R. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

K. K. KAMARSHAW, CLERK.  
 District Court.

October 12th October 1932.

No. 4 of 1932, DISTRICT COURT, EAST CHICAGO.  
*Charles R. Hall—Petitioner (Debit).*  
*Charles R. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

No. 5 of 1932, DISTRICT COURT, EAST CHICAGO.  
*Charles R. Hall—Petitioner (Debit).*  
*Charles R. Hall—Respondent (Credit).*

Notice is hereby given under section 10 (2) of Act V of 1925 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is filed in the 12th day of November 1932.

















## No. 41 of 1921, Sri-Ganga, Varnanagar.

Edis, Marudabala Nayaka, son of Rangavel Nayaka, son of Raghava Nayaka, Village Pannam (Tamil).  
The Village Nayaka Edis, by Petition to Madan and Marudabala Nayakas (Tamil).

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition stands posted to 2nd November 1922 for hearing.

## No. 65 of 1921, Sri-Ganga, Varnanagar.

Subrahmanyam Anji, son of Subbaram Anji, son of Kalanayana Anji (Tamil). Village Pannam (Tamil).  
Village Madan Nayaka, by Petition to Madan and Marudabala Nayakas and others to be adjudged a madman (Tamil).

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition stands posted to 2nd November 1922 for hearing.

## No. 71 of 1921, Sri-Ganga, Varnanagar.

Subrahmanyam Madan, son of Madanayana Madan, residing in Ananthavil village, Village Madan—Petitioner (Tamil).

Agarwalal Cooperative Society, by its Secretary, Govindaraj Nayaka and others to be adjudged a madman (Tamil).

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition stands posted to 2nd November 1922 for hearing.

## No. 71 of 1921, Sri-Ganga, Varnanagar.

(1) Krishnaswami Madan, son of Agastya Madan; (2) Krishnaswami Madan; and (3) Krishnaswami Madan, sons of first petitioner, all sons of Vellu Madan street, Annamalai, Ann. District Madan's Court. Petitioner (Tamil).

Thiruvalluvar and Co. and others, others—Respondents (Tamil).

Notice is hereby given that the above-named petitioners have applied to this Court for being adjudged a madman and that the said petition stands posted to 2nd November 1922 for hearing.

## S. AGASTYANARAI, District Judge.

Valluvar, 19th October 1922.

## No. 1 of 1922, Pannam, Sri-Ganga, Varnanagar.

Marudabala Nayaka—Petitioner (Tamil).  
Madan Chinn Agastya Nayaka and others—Respondents.

Notice is hereby given that the above-named petitioner was adjudged a madman by an order of this Court on the 4th day of October 1922 and he is directed to apply for discharge within one year from the date of judgment.

## No. 6 of 1922, Pannam, Sri-Ganga, Varnanagar.

Marudabala Chinn, Madan Chinn—Petitioner (Tamil).  
Madan Chinn Agastya Nayaka and others—Respondents.

Notice is hereby given that the above-named petitioner was adjudged a madman by an order of this Court on the 14th day of October 1922 and he is directed to apply for discharge within one year from the date of judgment.

## No. 8 of 1922, Pannam, Sri-Ganga, Varnanagar.

Madan Chinn Agastya Nayaka—Petitioner (Tamil).  
Madan Chinn Agastya Nayaka and others—Respondents.

Notice is hereby given that the above-named petitioner was adjudged a madman by an order of this Court on the 14th day of October 1922 and he is directed to apply for discharge within one year from the date of judgment.

## No. 9 of 1922, Pannam, Sri-Ganga, Varnanagar.

Madan Chinn Agastya Nayaka—Petitioner (Tamil).  
Madan Chinn Agastya Nayaka and others—Respondents.

Notice is hereby given that the above-named petitioner was adjudged a madman by an order of this Court on the 14th day of October 1922 and he is directed to apply for discharge within one year from the date of judgment.

1413

## No. 11 of 1921, Sri-Ganga, Varnanagar.

Madan Chinn Agastya Nayaka, son of Madan Chinn Agastya Nayaka, Village Pannam (Tamil).  
Madan Chinn Agastya Nayaka—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition is posted to 2nd November 1922 for hearing. Any person wishing to oppose the application may appear before the Court on that date either in person or by pleader.

## No. 17 of 1921, Sri-Ganga, Varnanagar.

Madan Chinn Agastya Nayaka, son of Madan Chinn Agastya Nayaka, Village Pannam (Tamil).  
Madan Chinn Agastya Nayaka—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition is posted to 2nd November 1922 for hearing. Any person wishing to oppose the application may appear before the Court on that date either in person or by pleader.

## No. 21 of 1921, Sri-Ganga, Varnanagar.

Madan Chinn Agastya Nayaka, son of Madan Chinn Agastya Nayaka, Village Pannam (Tamil).  
Madan Chinn Agastya Nayaka—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition is posted to 2nd November 1922 for hearing. Any person wishing to oppose the application may appear before the Court on that date either in person or by pleader.

## S. AGASTYANARAI, District Judge.

Valluvar, 19th October 1922.

## No. 11 of 1921 (S.A. No. 103 of 1921), District Madan's Court, Annamalai.

Madan Chinn Agastya Nayaka, son of Madan Chinn Agastya Nayaka, Village Pannam (Tamil).  
Madan Chinn Agastya Nayaka—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition is posted to 2nd November 1922 for hearing.

## S. AGASTYANARAI, District Judge.

Annamalai, 19th October 1922.

## No. 4 of 1922, District Madan's Court, Annamalai.

Madan Chinn Agastya Nayaka, son of Madan Chinn Agastya Nayaka, Village Pannam (Tamil).  
Madan Chinn Agastya Nayaka—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition is posted to 2nd November 1922 for hearing.

## S. AGASTYANARAI, District Judge.

Annamalai, 19th October 1922.

## No. 13 of 1922, District Madan's Court, Annamalai.

Madan Chinn Agastya Nayaka, son of Madan Chinn Agastya Nayaka, Village Pannam (Tamil).  
Madan Chinn Agastya Nayaka—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged a madman and that the said petition is posted to 2nd November 1922 for hearing.

No. 22 of 1912, DISTRICT MISTRY'S COURT, BARRACK.  
Tahsil Baramulla—Pensions.

Notice is hereby given that the aforementioned petitioner has filed a petition to adjudicate his right as pensioner and is as posted to 20th November 1912 for notice. Petitioner desires to oppose the same and to be heard in person or by pleader and in default of their doing so, the petition will be decided ex parte.

No. 23 of 1912, DISTRICT MISTRY'S COURT, BARRACK.  
Tahsil Baramulla—Pensions.  
(Chandrapur, Bama, Nohayya, etc.—Dependents (Orphans).)

Notice is hereby given that the aforementioned petitioner has filed a petition to adjudicate his right as pensioner and is as posted to 20th November 1912 for notice. Petitioner desires to oppose the same and to be heard in person or by pleader and in default of their doing so, the petition will be decided ex parte.

No. 24 of 1912, DISTRICT MISTRY'S COURT, BARRACK.  
Tahsil Baramulla—Pensions.  
(Chandrapur, Bama, Nohayya, etc.—Dependents (Orphans).)

Notice is hereby given that the aforementioned petitioner has filed a petition to adjudicate his right as pensioner and is as posted to 20th November 1912 for notice. Petitioner desires to oppose the same and to be heard in person or by pleader and in default of their doing so, the petition will be decided ex parte.

No. 25 of 1912, DISTRICT MISTRY'S COURT, BARRACK.  
Tahsil Baramulla and Tahsil Baramulla—Pensions.  
(Chandrapur, Bama, Nohayya, etc.—Dependents (Orphans).)

Notice is hereby given that the aforementioned petitioner has filed a petition to adjudicate his right as pensioner and is as posted to 20th November 1912 for notice. Petitioner desires to oppose the same and to be heard in person or by pleader and in default of their doing so, the petition will be decided ex parte.

No. 26 of 1912, DISTRICT MISTRY'S COURT, BARRACK.  
Tahsil Baramulla and Tahsil Baramulla—Pensions.  
(Chandrapur, Bama, Nohayya, etc.—Dependents (Orphans).)

Notice is hereby given that the aforementioned petitioner has filed a petition to adjudicate his right as pensioner and is as posted to 20th November 1912 for notice. Petitioner desires to oppose the same and to be heard in person or by pleader and in default of their doing so, the petition will be decided ex parte.

M. KARASWAMI,  
District Mistry.

Barrack, 15th October 1912.

No. 2 of 1912, DISTRICT MISTRY'S COURT,  
CHANDRAPUR.

Chandrapur Tahsil's son, Baramulla—Pensions (Orphans).  
Baramulla Tahsil and Baramulla Tahsil—Pensions (Orphans).

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act V of 1911 that the aforementioned petitioner has applied to this Court for declaring him insolvent, and that the petition stands posted to 15th November 1912 for hearing. Any creditor who is willing to oppose the same may do so either in person or by pleader on the last day.

M. GOVINDAN,  
District Mistry.

Chandrapur, 15th October 1912.

No. 10 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.  
Tahsil Baramulla—Pensions (Orphans).

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act V of 1911 that the aforementioned petitioner has applied to this Court for being adjudged insolvent, and that the petition stands posted to 15th November 1912 for hearing.

M. S. JEFARANI,  
District Mistry.

Chandrapur, 15th October 1912.

No. 6 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.  
Tahsil Baramulla and Tahsil Baramulla—Pensions.  
(Chandrapur, Bama, Nohayya, etc.—Dependents (Orphans).)

Notice is hereby given under section 38 (2) of Act V of 1911 that the aforementioned petitioner has applied to

being declared an insolvent, and that his application is posted to 15th November 1912 for hearing.

A. VENKATARAMA AYYAR,  
District Mistry.

Chandrapur, 15th October 1912.

No. 27 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.  
Tahsil Baramulla—Pensions.

Notice is hereby given that the petitioner filed by the aforementioned petitioner under section 38 (2) of Act V of 1911 to adjudicate him an insolvent is posted to 15th November 1912 for the hearing of objections.

M. KARASWAMI KAVANDAR,  
District Mistry.

Chandrapur, 15th October 1912.

No. 28 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.

Tahsil Baramulla and Tahsil Baramulla—Pensions.  
(Chandrapur, Bama, Nohayya, etc.—Dependents (Orphans).)

Notice is hereby given that the petitioner filed by the aforementioned petitioner has been accepted by the order of the Court, dated 15th September 1912.

No. 29 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.

M. KARASWAMI KAVANDAR, District Mistry.

Chandrapur, 15th October 1912.

No. 30 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.

Notice is hereby given under section 38 of the Provincial Insolvency Act V of 1911 that the aforementioned petitioner has been adjudged insolvent by the order of the Court, dated 15th September 1912, and that he should apply for discharge to or before 15th July 1913. Creditors should present their claims on or before 15th December 1912 by delivering or sending by registered post to the Official Receiver, Chandrapur, an affidavit in Form No. 3 of the Provincial Insolvency Act.

H. V. RAO,  
District Mistry.

Chandrapur, 15th October 1912.

No. 3 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.

Chandrapur Tahsil's son, Baramulla—Pensions (Orphans).  
Baramulla Tahsil and Baramulla Tahsil—Pensions (Orphans).

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act V of 1911 that the aforementioned petitioner has applied to this Court for declaring him insolvent, and that the petition stands posted to 15th November 1912 for hearing. Any creditor who is willing to oppose the same may do so either in person or by pleader on the last day.

M. KARASWAMI KAVANDAR,  
District Mistry.

Chandrapur, 15th October 1912.

No. 4 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.

Chandrapur Tahsil's son, Baramulla—Pensions (Orphans).  
Baramulla Tahsil and Baramulla Tahsil—Pensions (Orphans).

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act V of 1911 that the aforementioned petitioner has applied to this Court for declaring him insolvent, and that the petition stands posted to 15th November 1912 for hearing. Any creditor who is willing to oppose the same may do so either in person or by pleader on the last day.

M. KARASWAMI KAVANDAR,  
District Mistry.

Chandrapur, 15th October 1912.

No. 5 of 1912, DISTRICT MISTRY'S COURT, CHANDRAPUR.

Chandrapur Tahsil's son, Baramulla—Pensions (Orphans).  
Baramulla Tahsil and Baramulla Tahsil—Pensions (Orphans).

Notice is hereby given under section 38 (2) of the Provincial Insolvency Act V of 1911 that the aforementioned petitioner has applied to this Court for declaring him insolvent, and that the petition stands posted to 15th November 1912 for hearing. Any creditor who is willing to oppose the same may do so either in person or by pleader on the last day.

M. KARASWAMI KAVANDAR,  
District Mistry.

Chandrapur, 15th October 1912.

















shall be located after the words "In the said name" in the Statutes in No. 8 dated 14th February 1931.

"and in the future local authorities in charge of the State and Administration matters of the Administration."

E. DUTTO.

Secretary to the Government of India.  
Madras, 24th October 1931.

#### CARRIAGE REGISTRATION.

Notices to be by, given that an enquiry on the section 4 of the Motor Land Transport Act of 1930 will be held by a Special Assistant Resident Officer, No. IV Party, Calcutta, on behalf of the survey, members of the Board in the name of the said. Motor drivers, left unregistered and unlicensed at the time of settlement, and shown in the appended schedule, at 11 a.m., on the date of the enquiry and above mentioned.

All persons claiming to be registered in prior possession of the said motor vehicles are invited to appear in person or by duly authorized agent and represent their claims before the Special Assistant Resident Officer on or before the date mentioned.

#### SCHEDULE.

Number of motor vehicles.	Owner's name and address.	Description of motor.	Approx- imate cost.
---------------------------------	---------------------------------	-----------------------------	---------------------------

#### Group—Transported Travelling Buses.

##### Date of enquiry—14th January 1932.

No. 145. Diesel bus—	145 p.m.	Bus	200
No. 146. Diesel bus—	146 p.m.	Bus	200
No. 147. Diesel bus—	147 p.m.	Bus	210
No. 148. Diesel bus—	148 p.m.	Bus	210
No. 149. Diesel bus—	149 p.m.	Bus	210
No. 150. Diesel bus—	150 p.m.	Bus	210
No. 151. Diesel bus—	151 p.m.	Bus	210
No. 152. Diesel bus—	152 p.m.	Bus	210
No. 153. Diesel bus—	153 p.m.	Bus	210
No. 154. Diesel bus—	154 p.m.	Bus	210
No. 155. Diesel bus—	155 p.m.	Bus	210
No. 156. Diesel bus—	156 p.m.	Bus	210
No. 157. Diesel bus—	157 p.m.	Bus	210
No. 158. Diesel bus—	158 p.m.	Bus	210
No. 159. Diesel bus—	159 p.m.	Bus	210
No. 160. Diesel bus—	160 p.m.	Bus	210

##### Date of enquiry—15th January 1932.

No. 161. Diesel bus—	161 p.m.	Bus	210
No. 162. Diesel bus—	162 p.m.	Bus	210
No. 163. Diesel bus—	163 p.m.	Bus	210
No. 164. Diesel bus—	164 p.m.	Bus	210
No. 165. Diesel bus—	165 p.m.	Bus	210
No. 166. Diesel bus—	166 p.m.	Bus	210
No. 167. Diesel bus—	167 p.m.	Bus	210
No. 168. Diesel bus—	168 p.m.	Bus	210
No. 169. Diesel bus—	169 p.m.	Bus	210
No. 170. Diesel bus—	170 p.m.	Bus	210
No. 171. Diesel bus—	171 p.m.	Bus	210
No. 172. Diesel bus—	172 p.m.	Bus	210
No. 173. Diesel bus—	173 p.m.	Bus	210
No. 174. Diesel bus—	174 p.m.	Bus	210
No. 175. Diesel bus—	175 p.m.	Bus	210

##### Date of enquiry—16th January 1932.

No. 176. Diesel bus—	176 p.m.	Bus	210
No. 177. Diesel bus—	177 p.m.	Bus	210
No. 178. Diesel bus—	178 p.m.	Bus	210
No. 179. Diesel bus—	179 p.m.	Bus	210
No. 180. Diesel bus—	180 p.m.	Bus	210
No. 181. Diesel bus—	181 p.m.	Bus	210
No. 182. Diesel bus—	182 p.m.	Bus	210
No. 183. Diesel bus—	183 p.m.	Bus	210
No. 184. Diesel bus—	184 p.m.	Bus	210
No. 185. Diesel bus—	185 p.m.	Bus	210
No. 186. Diesel bus—	186 p.m.	Bus	210
No. 187. Diesel bus—	187 p.m.	Bus	210
No. 188. Diesel bus—	188 p.m.	Bus	210
No. 189. Diesel bus—	189 p.m.	Bus	210
No. 190. Diesel bus—	190 p.m.	Bus	210

##### Date of enquiry—17th January 1932.

No. 191. Diesel bus—	191 p.m.	Bus	210
No. 192. Diesel bus—	192 p.m.	Bus	210
No. 193. Diesel bus—	193 p.m.	Bus	210
No. 194. Diesel bus—	194 p.m.	Bus	210
No. 195. Diesel bus—	195 p.m.	Bus	210
No. 196. Diesel bus—	196 p.m.	Bus	210
No. 197. Diesel bus—	197 p.m.	Bus	210
No. 198. Diesel bus—	198 p.m.	Bus	210
No. 199. Diesel bus—	199 p.m.	Bus	210
No. 200. Diesel bus—	200 p.m.	Bus	210

Number of motor vehicles.	Owner's name and address.	Description of motor.	Approx- imate cost.
---------------------------------	---------------------------------	-----------------------------	---------------------------

No. 201. Diesel bus—	201 p.m.	Bus	210
No. 202. Diesel bus—	202 p.m.	Bus	210
No. 203. Diesel bus—	203 p.m.	Bus	210
No. 204. Diesel bus—	204 p.m.	Bus	210

##### Date of enquiry—18th January 1932.

No. 205. Diesel bus—	205 p.m.	Bus	210
No. 206. Diesel bus—	206 p.m.	Bus	210
No. 207. Diesel bus—	207 p.m.	Bus	210
No. 208. Diesel bus—	208 p.m.	Bus	210
No. 209. Diesel bus—	209 p.m.	Bus	210
No. 210. Diesel bus—	210 p.m.	Bus	210
No. 211. Diesel bus—	211 p.m.	Bus	210
No. 212. Diesel bus—	212 p.m.	Bus	210
No. 213. Diesel bus—	213 p.m.	Bus	210
No. 214. Diesel bus—	214 p.m.	Bus	210

##### Date of enquiry—19th January 1932.

No. 215. Diesel bus—	215 p.m.	Bus	210
No. 216. Diesel bus—	216 p.m.	Bus	210
No. 217. Diesel bus—	217 p.m.	Bus	210
No. 218. Diesel bus—	218 p.m.	Bus	210
No. 219. Diesel bus—	219 p.m.	Bus	210
No. 220. Diesel bus—	220 p.m.	Bus	210

##### Date of enquiry—20th January 1932.

No. 221. Diesel bus—	221 p.m.	Bus	210
No. 222. Diesel bus—	222 p.m.	Bus	210
No. 223. Diesel bus—	223 p.m.	Bus	210
No. 224. Diesel bus—	224 p.m.	Bus	210
No. 225. Diesel bus—	225 p.m.	Bus	210
No. 226. Diesel bus—	226 p.m.	Bus	210

##### Date of enquiry—21st January 1932.

No. 227. Diesel bus—	227 p.m.	Bus	210
No. 228. Diesel bus—	228 p.m.	Bus	210
No. 229. Diesel bus—	229 p.m.	Bus	210
No. 230. Diesel bus—	230 p.m.	Bus	210
No. 231. Diesel bus—	231 p.m.	Bus	210
No. 232. Diesel bus—	232 p.m.	Bus	210

##### Date of enquiry—22nd January 1932.

No. 233. Diesel bus—	233 p.m.	Bus	210
No. 234. Diesel bus—	234 p.m.	Bus	210
No. 235. Diesel bus—	235 p.m.	Bus	210
No. 236. Diesel bus—	236 p.m.	Bus	210

##### Date of enquiry—23rd January 1932.

No. 237. Diesel bus—	237 p.m.	Bus	210
No. 238. Diesel bus—	238 p.m.	Bus	210
No. 239. Diesel bus—	239 p.m.	Bus	210
No. 240. Diesel bus—	240 p.m.	Bus	210
No. 241. Diesel bus—	241 p.m.	Bus	210
No. 242. Diesel bus—	242 p.m.	Bus	210

##### Date of enquiry—24th January 1932.

No. 243. Diesel bus—	243 p.m.	Bus	210
No. 244. Diesel bus—	244 p.m.	Bus	210
No. 245. Diesel bus—	245 p.m.	Bus	210
No. 246. Diesel bus—	246 p.m.	Bus	210
No. 247. Diesel bus—	247 p.m.	Bus	210
No. 248. Diesel bus—	248 p.m.	Bus	210

##### Date of enquiry—25th January 1932.

No. 249. Diesel bus—	249 p.m.	Bus	210
No. 250. Diesel bus—	250 p.m.	Bus	210
No. 251. Diesel bus—	251 p.m.	Bus	210
No. 252. Diesel bus—	252 p.m.	Bus	210
No. 253. Diesel bus—	253 p.m.	Bus	210
No. 254. Diesel bus—	254 p.m.	Bus	210

##### Date of enquiry—26th January 1932.

No. 255. Diesel bus—	255 p.m.	Bus	210
No. 256. Diesel bus—	256 p.m.	Bus	210
No. 257. Diesel bus—	257 p.m.	Bus	210
No. 258. Diesel bus—	258 p.m.	Bus	210
No. 259. Diesel bus—	259 p.m.	Bus	210
No. 260. Diesel bus—	260 p.m.	Bus	210

##### Date of enquiry—27th January 1932.

No. 261. Diesel bus—	261 p.m.	Bus	210
No. 262. Diesel bus—	262 p.m.	Bus	210
No. 263. Diesel bus—	263 p.m.	Bus	210
No. 264. Diesel bus—	264 p.m.	Bus	210
No. 265. Diesel bus—	265 p.m.	Bus	210

















Reg. No. 1-35.



# മോട്ടിംഗ് ഓഫ് മദ്രാസ് ഗവണ്മെന്റ്

17-ാം ഭാഗം മദ്രാസ് ഗവണ്മെന്റ്

SUPPLEMENT TO PART IV.—FORT ST. GEORGE GAZETTE.

Part IV.]

OCTOBER 25, 1932

[Part IV. 8 p.]

മദ്രാസ് ഗവണ്മെന്റ്, 1932 ഓക്ടോബർ 25-ാം.

## മദ്രാസ് ഗവണ്മെന്റ് ബിൽ BILL OF THE GOVERNMENT OF MADRAS.

മദ്രാസ് ഗവണ്മെന്റ്, മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ്  
മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ്

മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ്  
മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ്  
മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ് മദ്രാസ് ഗവണ്മെന്റ്

BILL No-26 of 1932.  
1932 and 25-10-1932.

A BILL TO AMEND THE MADRAS DISTRICT  
MUNICIPALITIES ACT 1920.

1932 and 25-10-1932. Bill of the Government of Madras.

1932 and 25-10-1932. Bill of the Government of Madras.  
Bill of the Government of Madras. Bill of the Government of Madras.  
Bill of the Government of Madras. Bill of the Government of Madras.







<sup>14</sup> 16. (4) (a) അഭിനവജനന സമയത്ത് ശവശരീരം കയറിപ്പോകുന്ന കല്ലായ ശവീന്ദ്രം അന്ത്യോന്ത്യോപസ്മരണമെന്നും.

<sup>10</sup> 18. (4) (i) അതിനെ ചുറ്റുന്ന ഹൈഡ്രോജൻ മൂലം ആയി ഉൾപ്പെടുന്നതല്ല, പ്രത്യേകിച്ച് അന്തരീക്ഷത്തിൽ വെച്ചു ആകർഷണം ആയിട്ടില്ല എന്നുവരുമ്പോൾ ഇവയ്ക്ക് സിദ്ധസ്ഥിതിയിലായിത്തീർന്നുവെന്നുവരികുന്നു. "

7. கனம் அமைச்சர் : 2 - 96 ஆகியவற்றில் எவ்வளவு :—

த - 100 வட்டிகள்.

കുടുംബത്തിന്റെ ഭാഗമായി പങ്കെടുക്കുകയും ചെയ്യാം.

[illegible]



[illegible]

[illegible]

8 1932 ജൂൺ 25 - 84 നമ്പർ ഓറിയന്റൽ ബീൽ,

ജനതന്ത്രം അക്ട്, സംഗ്രഹിക്കുന്നതു കൂടുതൽ കഴിഞ്ഞുപോയതു  
മാകുന്നു. എന്നാൽപ്പോലുള്ള ഇറ്റേപ്പം അപേക്ഷകൾ നൽകേണ്ടതിനുള്ള  
പദ്ധതികൾ - പാടി അനുവദിക്കുന്ന ഒരു പദ്ധതികൾ അനുവദിച്ചു  
തന്നിൽ ഉൾപ്പെടെയുള്ള അപേക്ഷകൾ നൽകുന്നതിനുള്ള പദ്ധതികൾ  
ഉന്നാൽ, പ്രസ്തുതി അക്ട് കൂടുതൽ അനുവദിച്ചു തുടരുന്നതിനുള്ള  
പദ്ധതികൾ.

എ. മന്നൻ ഉന്നാൽ.

എൽ. വി. കൂടുതൽ.

പാടി, അനുവദിക്കുന്നതിനുള്ള

(A true translation)

P. V. KURUVILA,

- Independent Translator to Government.



# THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 191 MADRAS, TUESDAY EVENING, OCTOBER 21, 1932. (Price, 2 annas.)

## Part III—Proceedings of the Madras Legislature

### CONTENTS.

	Page
Bill No. 16 of 1932—Opium (Madras Amendment) .. ..	216
Act No. 23 of 1932—Indian Medical Registration (Amendment) .. ..	218

#### Amendments:

Bill No. 31 of 1931—Madras Legislative Council (Amendment)—Chipsa.	
Bill No. 25, 26 and 27 of 1932—Amendment—Tamil.	
Bill No. 26 of 1932—Madras Indian Medical Registration Amendment—Malayalam.	
Act No. 21 of 1931—Madras Co-operative Societies—Tamil.	

**BILL** to be introduced in the Council of the Governor of Fort St. George assembled for the purpose of making Laws and Regulations.

Under rule 18 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

### BILL No. 28 OF 1932.

*Bill to amend the Opium Act, 1878, for certain purposes.*

WHEREAS it is expedient to amend the Opium Act, 1878, in its application to the Presidency of Madras for the purposes hereinafter appearing;

AND WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act; It is hereby enacted as follows:—

1. (1) This Act may be called the Opium (Madras Amendment) Act, 1932.

Short title,  
extent and  
commencement.

(2) It extends to the whole of the Presidency of Madras.

(3) It shall come into force on such date as the Local Government may, by notification in the Fort St. George Gazette, appoint.

2. For section 3 of the Opium Act, 1878 (hereinafter referred to as the said Act), the following sections shall be substituted, namely:—

“ 3. In this Act, unless there is anything repugnant in the subject or context—

(a) ‘Excise Inspector’ means an Abkari Inspector appointed under clause (d) of section 4 of the Madras Abkari Act, 1886;

(b) ‘export’ means to export inter-provincially, as defined in clause (i) of section 2 of the Dangerous Drugs Act, 1930;

(c) ‘import’ means to import inter-provincially, as defined in clause (j) of section 2 of the Dangerous Drugs Act, 1930;

(d) ‘Magistrate’ means in the Presidency town, a Presidency Magistrate and elsewhere a Magistrate of the first class or (when generally or specially empowered by the Local Government to try cases under this Act) a Magistrate of the second class;

(e) ‘opium’ means—

(i) the capsules of the poppy (*Papaver somniferum* L.);

(ii) the spontaneously coagulated juice of such capsules which has not been submitted to any manipulations other than those necessary for packing and transport; and

(iii) any mixture, with or without neutral materials, of any of the above forms of opium; but does not include any preparation containing not more than 0.2 per cent of morphine, or a manufactured drug as defined in section 2 of the Dangerous Drugs Act, 1930;

(f) ‘place’ includes a house, building, shop, tent and vessel;

(g) ‘prepared opium’ means any product of opium obtained by any series of operations

Substitution of new sections for section 3.

Definitions.

1 of 193.

Substituted by 1 of 1930.

11 of 1930.

11 of 1930.

11 of 1930.



designed to transform opium into an extract suitable for smoking and the dross or other residue remaining after opium is smoked;

(A) "sale" or "selling" includes any transfer otherwise than by way of gift; and

(C) "transport" means to remove from one place to another within the Presidency of Madras."

3. Section 4 of the said Act shall be renumbered as sub-section (1) of section 4 and to the section as renumbered, the following sub-section shall be added, namely:—

Amendment  
of section 4,  
Act I of 1926.

"(2) No one shall—

(a) manufacture, possess, transport, import or export prepared opium;

(b) smoke or otherwise use prepared opium;

(c) possess any pipes or other utensils for use in connexion with the smoking of prepared opium or any materials or utensils in connexion with the manufacture of prepared opium; or

(d) keep any premises for smoking prepared opium."

4. Section 7 of the said Act shall be renumbered as section 6, section 8 as section 7, section 9 as section 30, section 10 as section 33, section 11 as section 39, section 12 as section 40, section 13 as section 41, section 14 as section 8, section 15 as section 9, section 16 as section 10, section 17 as section 11, section 18 as section 45, section 19 as section 12, section 20 as section 13, section 21 as section 20, section 23 as section 43, section 24 as section 44 and section 25 as section 45.

Renumbering  
of sections 7  
of 1926, Act  
I of 1926.

5. In section 7 of the said Act as renumbered, for the word and figure "section 7" the word and figure "section 6" shall be substituted.

Amendment  
of section 7  
(7 as re-  
numbered),  
Act I of 1926.

6. In section 8 of the said Act as renumbered—

Amendment  
of section 14  
(14 as re-  
numbered),  
Act I of 1926.

(1) In the opening paragraph, for the words "that opium liable to confiscation under this Act is kept or concealed" the words "that opium, prepared opium or any other thing liable to confiscation under this Act is kept or concealed or that prepared opium is manufactured, smoked or otherwise used" shall be substituted;

(ii) in clause (c), after the words "such opium" the words "prepared opium" shall be inserted; for the word and figures "section 11" the word and figures "section 39" shall be substituted; and after the words "relating to opium" the words "or prepared opium and any document or other article which he has reason to believe may furnish evidence of the commission of an offence punishable under this Act" shall be inserted;

(iii) in clause (d), after the words "such opium" the words "or prepared opium" shall be inserted; and

(iv) at the end, the following proviso shall be added, namely:—

"Provided that if such officer has reason to believe that a search warrant cannot be obtained without affording opportunity for the concealment of evidence or facilities for the escape of an offender, he may, after recording the grounds of his belief, enter and search such building, vessel or place at any time between sunset and sunrise."

Amended  
of section 18  
of the opium  
Act, 1908.

7. In section 9 of the said Act as re-numbered—

(i) in the opening paragraph, for the words "and departments" the words and figures "departments mentioned in section 8" shall be substituted;

(ii) in clause (a), after the words "any opium" the words "prepared opium" shall be inserted; for the word and figures "section 11" the word and figures "section 39" shall be substituted; and after the words "relating to opium" the words "or prepared opium and any document or other article which he has reason to believe may furnish evidence of the commission of an offence punishable under this Act" shall be added; and

(iii) in clause (b), for the words "has opium in his possession" the words "has in his possession opium or prepared opium or any pipes or utensils for use in connexion with the smoking of prepared opium or any materials or utensils in connexion with the manufacture of prepared opium" shall be substituted.

8. For section 10 of the said Act as re-numbered, the following section shall be substituted, namely:—

Substitution  
of new  
section 10  
(17 as re-  
numbered)  
Act 1 of 1912.

" 10. All searches under section 8 or section 9 shall be made as nearly as may be in accordance with the provisions of the Code of Criminal Procedure, 1898:

Control of  
searches  
under sec-  
tions 8 and 9

Provided that no search under this section shall be deemed not to have been made in accordance with the said provisions by reason only of the absence of the witnesses referred to in section 103 of the said Code if such absence is due to sufficient cause."

9. In section 11 of the said Act as re-numbered, for the word and figures "section 14" the words and figure "section 8 and also the persons employed by any railway administration, steamer company or other common carrier" shall be substituted. -

Amendment  
of section 11  
(1) as re-  
numbered.  
Act 1 of 1912.

10. In section 12 of the said Act as re-numbered—

Amendment  
of section 12  
(1) as re-  
numbered.  
Act 1 of 1912.

(i) in the first paragraph—

(a) after the words "relating to opium" the words "or prepared opium" shall be inserted, and

(b) for the words "opium liable to confiscation to be kept or concealed" the words "that opium, prepared opium or any other thing liable to confiscation under this Act is kept or concealed or that prepared opium is manufactured, smoked or otherwise used" shall be substituted; and

(ii) in the second paragraph, after the words "under this section shall" the words and figures "as nearly as may be and subject to the proviso to section 19" shall be inserted and after the words "the Code of Criminal Procedure," the figures "1898" shall be added.

11. For section 13 of the said Act as re-numbered, the following sections shall be substituted, namely:—

Substitution  
of new  
sections 13  
(1) as re-  
numbered.  
Act 1 of 1912.

Fraser et al.  
Intelligence  
and its  
implications  
for  
social justice  
1998, p. 10.

" 13. The Local Government may, by notification in the Fort St. George Gazette and subject to such conditions as may be prescribed in such notification, empower all or any of the officers or classes of officers mentioned in section 8, either by name or in virtue of their office, throughout the Presidency of Madras or in any local area, to admit a person arrested under section 8, section 9 or section 12, to bail to appear when summoned or otherwise directed before an Excise Inspector having jurisdiction to inquire into the offence for which such person has been arrested, and may cancel or vary such notification.

For more information, visit [www.pearsoncmg.com](http://www.pearsoncmg.com)

14. (1) Every person arrested under section 8, section 9 or section 12, unless the person making the arrest is competent to admit the person arrested to bail and such bail has been accepted, and every thing aimed under any of the said sections, shall be forwarded without delay to the Excise Inspector within the limits of whose jurisdiction the offence is believed to have been committed or if, to the knowledge of the person making the arrest, there be no such Inspector within a distance of ten miles from the place at which such arrest or seizure took place, to the nearest police station, with a report of the circumstances under which such arrest or seizure was made.

(2) On any such person being brought to a police station as aforesaid, the officer in charge thereof shall either admit him to bail to appear when summoned before the Excise Inspector as aforesaid or, in default of bail, shall forward him in custody to such office.

(3) On any person being brought in custody before such Exotic Inspector or appearing before him on bail, or when such Exotic Inspector has himself made the arrest, such Inspector shall hold such inquiry as he may think necessary. The arrested person shall answer all questions relating to such inquiry as may be put to him by such Inspector. The whole of such examination, including every question put and every answer given, shall be recorded in full in English by the Inspector in his own hand and such record shall be shown or read to the arrested person or, if he does not understand English, shall

be interpreted to him in a language which he understands and he shall be at liberty to explain or add to his answers; such explanation or addition shall be recorded by the Inspector. When the whole is made conformable to what the arrested person declares to be the truth, the record shall be signed by the arrested person and the Inspector. The Inspector shall certify under his own hand that the examination was made by him and that the record contains a full and true account of the statement made by the arrested person. If the Inspector is of opinion that there is no sufficient evidence or reasonable ground of suspicion against the arrested person of having committed the offence, he shall release such person; otherwise he shall forward him in custody to, or admit him to bail to appear before, the Magistrate having jurisdiction to try the case.

Provided that if such inquiry is not commenced and completed on the day on which such person is arrested or is brought *de* appears before such Excise Inspector, the Excise Inspector shall, if bail be tendered to his satisfaction for the appearance of the arrested person, admit the said person to bail to appear on any subsequent day before himself or any other Excise officer having jurisdiction to inquire into the case; and, if sufficient bail be not tendered, the Excise Inspector shall forthwith forward the arrested person to the nearest Magistrate with a report of the case and a request to order the detention of the arrested person in custody for such period not exceeding fourteen days at a time as may be necessary to complete the inquiry and his production before such Inspector or other Excise officer for such inquiry from time to time.

The Magistrate to whom an arrested person is so forwarded may, whether he has or has not jurisdiction to try the case, from time to time authorize the detention of the arrested person in such custody as such Magistrate thinks fit for a term not exceeding fourteen days at a time.

Provided that when an arrested person is thus first produced before the Magistrate or at any later stage, the Magistrate shall, if sufficient security for his further appearance be tendered, enlarge him on such security:

Provided also that the Inspector shall similarly enlarge the arrested person on security for further appearance being tendered to his satisfaction at any stage of the inquiry conducted by him.

Admitters of  
persons  
arrested or  
bail.

15. It shall be the duty of any officer empowered under section 13 to release on bail any person arrested by him under the powers given by this Act if sufficient bail be tendered by such person for his appearance before an Excise Inspector.

Form of  
bail and  
security.

16. Before any person is released on bail, a bond in such sufficient but not excessive sum of money as the officer admitting him to bail thinks proper shall be executed by such person and by one or more sureties, conditioned that such person shall attend in accordance with the terms of the bond and shall continue to attend until otherwise directed by the Excise Inspector before whom he was bailed to attend or by the Magistrate, as the case may be:

Provided that the officer admitting any such person to bail may at his discretion dispense with the requirement of a surety or sureties to the bond executed by such person.

The Local Government shall, from time to time, determine the form of the bond to be used in any local area.

Enforcement  
of bond in  
case of breach  
of condition.

17. When by reason of default of appearance of a person bailed to appear before an Excise Inspector, such officer is of opinion that proceedings should be had to compel payment of the penalty or penalties mentioned in the bond of the person bailed or of the surety or sureties, he shall forward the bond to the Magistrate having jurisdiction to try the offence of which the person bailed was accused and the Magistrate shall proceed to compel payment of the penalty or penalties in the manner provided by the Code of Criminal Procedure, 1908, for the recovery of penalties in the like case of default of appearance by a person bailed to appear before his own court.

Form of  
summons for  
appearance and  
document  
attestation.

18. Any Excise officer holding an inquiry under section 14 may summon any person to appear before himself to give evidence on such inquiry or to produce any document relevant thereto which may be in his possession or under his control:

Provided that no such Excise officer shall summon any person to appear at a greater distance from the usual place of residence of such person than the Local Government may, from time to time by rule, direct.

19. Every summons issued under the last preceding section shall state whether the person summoned is required to give evidence, or to produce a document, or both, and shall require him to appear before the said officer at a stated time and place.

Section of  
summons

20. Persons so summoned shall attend as required and shall answer all questions relating to such inquiry put to them by such officer. Their evidence shall be taken in the presence of the accused and the accused shall be at liberty to cross-examine the witnesses for the prosecution, in which case such witnesses may be re-examined by the prosecution. The evidence given by the witnesses shall be recorded in full in English by the officer inquiring into the case in his own hand or in his presence and hearing and under his personal direction and superintendence; and such record shall be shown or read to the witness or if he does not understand English, shall be interpreted to him in a language which he understands, in the presence of the accused, and the witness shall be at liberty to explain or add to his answers; such explanation or addition shall also be recorded by the officer holding the inquiry. When the whole is made conformable to what the witness declares to be the truth, the record shall be signed by the witness and the inquiring officer. The inquiring officer shall certify under his own hand that the examination was made by him and that the record was shown, read over or interpreted to the witness and that the record contains a full and true account of the statement made by the witness.

Recording  
of evidence  
by Excise  
officers.

21. It shall be lawful for an Excise Inspector, instead of summoning to appear before him any person who, from sickness or other infirmity, may be unable so to do, or whom by reason of rank or sex it may not be proper to summon, to proceed to the residence of such person and there to require him to answer such questions as he may consider necessary

Examination  
of witness  
who are  
unable to  
appear in  
person with

with respect to such inquiry, and such person shall be bound so to answer accordingly, and the provisions of section 29 shall apply to such answers.

Power of  
Excise Ins-  
pector to  
summon  
persons  
suspected of  
offences  
against Act.

22. Any Excise Inspector may, upon receiving information of facts which constitute an offence under this Act or on his own knowledge or suspicion that such offence has been committed, after recording his reasons in writing, summon any person to appear before him, whom he has reason to suspect of having committed an offence under this Act. On such person appearing before such officer, the procedure prescribed by sections 14 to 21 shall become applicable. The officer may also if he considers it necessary for the investigation of the case exercise the powers conferred by sections 18 to 21 before summoning the person suspected.

Law appli-  
cable to the  
summoning  
and attend-  
ance of  
witnesses.

23. The law for the time being in force as to summonses and compelling the attendance of persons summoned in criminal courts shall, so far as the same may be applicable, apply to any summons issued by an Excise Inspector and to any person summoned by him to appear under the provisions of this Act.

Report of  
Excise  
Inspector to  
Magistrate.

24. When an Excise Inspector forwards in custody any person accused of an offence under this Act to the Magistrate having jurisdiction to try the case or admits any such person to bail to appear before such Magistrate, such Inspector shall also forward to such Magistrate, a report setting forth the name of the accused person and the nature of the offence with which he is charged and the names of the persons who appear to be acquainted with the circumstances of the case, and shall send to such Magistrate any article which it may be necessary to produce before him. Upon receipt of such report, the Magistrate shall institute into such offence and try the person accused thereof in like manner as if complaint had been made before him as prescribed in the Code of Criminal Procedure, 1895.

Cognizance of  
offences.

25. No Magistrate shall take cognizance of an offence punishable under any section of this Act other than section 46 except on the report of an Excise Inspector.

11 of 188



26. When an Excise Inspector forwards in custody any person accused of an offence under this Act to the Magistrate having jurisdiction to try the case, or admits him to bail to appear before such Magistrate, such Inspector shall exercise all the powers conferred by the Code of Criminal Procedure, 1898, as an officer in charge of a police station in respect of causing the appearance before such Magistrate of such persons acquainted with the facts and circumstances of the case as he considers it necessary that such Magistrate shall examine as witnesses for the prosecution of such case.

Power of  
Excise  
Inspector to  
take a bond  
from an  
offender before  
Magistrate.

27. No person accused or suspected of having committed an offence under this Act shall be detained for a longer period than under all the circumstances of the case is reasonable and such period shall not in the absence of the special order of a Magistrate, whether having jurisdiction to try the case or not, exceed twenty-four hours, exclusive of the time necessary for the journey of such person to the place where an Excise Inspector having jurisdiction may be and from thence to the court having jurisdiction to try the case.

Accused  
not to be  
detained in  
custody  
longer than  
twenty-four  
hours, unless  
on special  
authority.

28. All officers in charge of police stations shall take charge of and keep in safe custody pending the orders of a Magistrate or of an Excise Inspector all articles seized under this Act which may be delivered to them and shall allow any Excise officer who may accompany such articles to the police station, or who may be deputed for the purpose by his superior officer, to affix his seal to such articles and to take samples of and from them. All samples so taken shall also be sealed with the seal of the officer in charge of the police station."

Police to take  
charge of  
articles  
seized.

12. In section 20 of the said Act as renumbered, after the words "official superior" the words "and forward a copy of such report to the Excise Inspector having jurisdiction to inquire into the case" shall be added.

Amendment  
of section 20  
(2) as re-  
numbered,  
Act 1 of 1929.

13. In section 20 of the said Act as renumbered—

Amendment  
of section 20  
(2) as re-  
numbered,  
Act 1 of 1929.

(i) in the opening paragraph, for the word and figure "section 2" the word and figure "section 7" shall be substituted;

(ii) after clause (c), the following shall be inserted, namely:—

“or

(f) manufactures, possesses, transports, imports or exports prepared opium, or

(g) smokes or otherwise uses prepared opium, or

(h) possesses any pipes or other utensils for use in connexion with the smoking of prepared opium, or any materials or utensils in connexion with the manufacture of prepared opium, or

(i) keeps any premises for smoking prepared opium, or

(j) associates with one or more other person or persons for the purpose of committing an offence relating to prepared opium.”

(ii) the words “and any person who otherwise contravenes any such rule” shall be omitted, and

(iv) at the end, the following explanation shall be added, namely:—

*Explanation.*—The possession of a receipt or other document of title issued by an officer of the post-office or by any railway administration, steamer company or other common carrier, relating to an undelivered parcel of contraband opium or prepared opium lying in a post-office or in an office of such railway administration, steamer company or other common carrier, shall be deemed to constitute possession of the opium or prepared opium within the meaning of clause (a) or clause (f), as the case may be, unless the accused is able to account satisfactorily for the possession of such receipt or document.”

Insertion of  
new sections  
40, 41, 42, 43,  
44, 45 and 46  
in Act No. 1 of  
1909

14. After section 39 of the said Act as re-numbered, the following sections shall be inserted, namely:—

*Attempt.*

“31. Whoever attempts to commit an offence punishable under this Act, or to cause such an offence to be committed, and in such attempt does any act towards the commission of the offence, shall be punished with the punishment provided for the offence.

32. (1) Whoever abets an offence punishable under this Act shall, whether such offence be or be not committed in consequence of such abetment, and notwithstanding anything contained in section 110 of the Indian Penal Code, be punished with the punishment provided for the offence.

*Abetment*

(18 of 1908)

(2) A person abets an offence within the meaning of this section who, in the Presidency of Madras, abets the commission of any act in a place without and beyond the said Presidency which would constitute an offence if committed within the said Presidency.

33. Whoever, having been convicted of an offence punishable under section 32, is again guilty of an offence punishable under that section, shall be subject for every such subsequent offence to imprisonment which may extend to two years or to fine which may extend to two thousand rupees or to both; and where a fine is imposed, the convicting Magistrate shall direct the offender to be imprisoned in default of payment of the fine for a term which may extend to one year and such imprisonment shall be in excess of any other imprisonment to which he may have been sentenced.

*Repealed provisions for offences under section 32, after previous amendments.*

34. Whoever is convicted of any act in contravention of any of the provisions of this Act or of any rule, notification or order made or issued thereunder, shall, if no other penalty is elsewhere provided in this Act, be punished with fine which may extend to five hundred rupees.

*Penalty for offences not otherwise provided for.*

35. Whoever, without lawful authority, has in his possession any quantity of opium knowing the same to have been unlawfully manufactured, transported or imported, or knowing that the prescribed duty has not been paid in respect thereof, shall be punished with imprisonment which may extend to six months or with fine which may extend to one thousand rupees or with both.

*Penalty for possession of opium in respect of which no offence has been otherwise provided.*

36. (1) Whenever any person is convicted of an offence punishable under this Act and the court convicting him is of opinion that it is necessary to require such person to execute a bond for abstaining from the commission of offences punishable under this Act, the Court may, at the time of passing sentence

*See day for abetting from the commission of offences under Act.*

on such person, order him to execute a bond for a sum proportionate to his means, with or without sureties, for abstaining from the commission of such offences during such period, not exceeding three years, as it thinks fit to fix.

(2) The bond shall be in the form contained in the Schedule and the provisions of the Code of Criminal Procedure, 1908, shall, in so far as they are applicable, apply to all matters connected with such bond, as if it were a bond to keep the peace ordered to be executed under section 105 of that Code.

(3) If the conviction is set aside on appeal or otherwise, the bond so executed shall become void.

(4) An order under this section may also be made by an appellate court.

Security from  
habitual  
smugglers.

27. (1) Whenever a Presidency Magistrate, District Magistrate, or Subdivisional Magistrate or a Magistrate of the first class specially empowered in that behalf by the Local Government, receives information that any person within the local limits of his jurisdiction—

(a) habitually smuggles or attempts to smuggle or abets the smuggling of opium or prepared opium, or

(b) habitually protects or harbours smugglers of opium or prepared opium or aids in the concealment or disposal of smuggled opium or prepared opium, such Magistrate may require such person to show cause why he should not be ordered to execute a bond with sureties for his good behaviour for such period not exceeding three years as the Magistrate thinks fit to fix.

(2) The provisions of the Code of Criminal Procedure, 1908, shall, in so far as they are applicable apply to all matters connected with the bond executed under this section including the form thereof, as if it were a bond for good behaviour ordered to be executed under section 110 of that Code."

Amendment  
of section 27  
of the  
Act of 1908.

15. In section 28 of the said Act as re-numbered, for the word and figure "section 5" the word and figure "section 29," for the words "all opium" the words "any opium, prepared opium, pipe, material or utensil" and for the words "is opium

in respect of which "the words" is opium, prepared opium, a pipe, material or an utensil in respect of which or by means of which "shall be substituted.

16. In section 30 of the said Act as re-numbered—  
(i) in the opening paragraph, for the word and figure "section 3" the word and figures "section 30" shall be substituted;

Amendment  
of section 30  
(1) of the  
said Act,  
Act 1 of 1878.

(ii) after clause (c), the following clause shall be added, namely:—

"(d) in the case of an offence under clause (f), (g) or (h) of the same section, the whole of the prepared opium and the pipes, materials and utensils in respect of which or by means of which such offence has been committed,"; and

(iii) in the last paragraph, after the words "any opium" the words "prepared opium or other thing" and after the words "such opium" the words "prepared opium or thing" shall be inserted, and for the words "carrying it" the words "carrying the same" shall be substituted.

17. In section 30 of the said Act as re-numbered—  
(i) in the first paragraph, after the words "any opium" the words "or prepared opium" and after the words "the opium" the words "prepared opium or any other thing" shall be inserted;

Amendment  
of section 30  
of the said  
Act as re-  
numbered,  
Act 1 of 1878.

(ii) in the second paragraph, after the words "officer ordering it may" the words "except in the case of prepared opium" shall be inserted; and

(iii) in the third paragraph, for the words "when an offence against this Act has been committed, but the offender is not known or cannot be found, or when opium not in the possession of any person cannot be satisfactorily accounted for" the words "when any opium, prepared opium or other thing seized under this Act appears to be liable to confiscation hereunder, but the person who committed the offence in connection therewith is not known or cannot be found" shall be substituted.

18. After section 31 of the said Act as re-numbered, the following section shall be inserted, namely:—

Amendment  
of section 31  
of the said  
Act.

"42. Any officer specially empowered in that behalf by the Local Government may accept from any person who is reasonably suspected of having

Power to  
be empowered  
therein.

committed an offence under section 30, section 31, section 32, section 34 or section 35 a sum of money not exceeding five hundred rupees, by way of compensation for the offence which may have been committed, and in such cases, if any property has been seized as liable to confiscation under this Act, may release the same, except opium, prepared opium, pipes, materials or utensils in respect of which or by means of which an offence relating to prepared opium has been committed, on payment of the value thereof as estimated by such officer.

On the payment to such officer of such sum of money, or such value, or both, as the case may be, the accused person shall be discharged; the property seized, except the said opium, prepared opium, pipes, materials or utensils, shall be released and no further proceedings shall be taken against such person or property with reference to the same facts. In respect of the said opium, prepared opium, pipes, materials and utensils, the officer compounding the offence shall pass such orders for their destruction or disposal otherwise as he may deem fit."

Amendment  
of section 18  
of the  
Act of 1909.

19. In section 40 of the said Act as renumbered—  
(i) in the first paragraph, for the words "said departments" the words and figure "departments mentioned in section 8" shall be substituted; and

(ii) in the second paragraph, after the words "any opium" the words "prepared opium" shall be inserted.

Insertion of  
new section  
40 and 41 in  
Act of 1909.

20. After section 40 of the said Act as renumbered, the following sections shall be added, namely—

Power of  
Local Govt.  
to make rules.

" 47. The Local Government may, by notification in the Port St. George Gazette, make rules consistent with this Act to carry into effect the purposes thereof.

Delegation of  
the Local  
Government's  
powers.

48. The Local Government may, by notification in the Port St. George Gazette, authorize the Commissioner of Excise, Madras, or any officer subordinate to him, to exercise all or any of the powers conferred on them by this Act and may in like manner withdraw such authority."

21. At the end of the said Act the following Schedule shall be added, namely:—

Section of  
Schedule to  
Act 1 of 1872.

"THE SCHEDULE.

*Bond to abstain from the commission of offences  
under the Opium Act, 1872.*

(See section 36)

Whereas I (name), inhabitant of (place) have been called upon to enter into a bond to abstain from the commission of offences under the Opium Act, 1872, for the term of . . . I hereby bind myself not to commit any such offence during the said term and in case of my making default therein, I hereby bind myself to forfeit to His Majesty the King, Emperor of India, the sum of rupees . . .

Dated this . . . day of . . . 19 . . .

(Signature)

(Where a bond with sureties is to be executed, add . . .)

We do hereby declare ourselves sureties for the abovesigned . . . that he will abstain from the commission of offences under the Opium Act, 1872, during the said term; and, in case of his making default therein, we bind ourselves, jointly and severally, to forfeit to His Majesty the King, Emperor of India, the sum of rupees . . .

Dated this . . . day of . . . 19 . . .

(Signatures)

STATEMENT OF OBJECTS AND REASONS.

This Bill for the amending of the Opium Act, 1872, in its application to the Presidency of Madras is intended to provide for the following matters, namely:—

- (i) the prohibition of opium smoking;
- (ii) the better control of habitual offenders and
- (iii) the transfer of the duty of conducting prosecutions under the Act from the Police to Excise officers;
- (iv) the conduct by Excise officers of preliminary inquiries into offences before launching prosecutions in order to avoid unnecessary prosecutions;

(iv) the surrendering of offences in proper cases; and  
 (v) the punishment of abettors of offences and attempts to commit offences under the Opium Act.

The more important of the alterations and additions made are explained in greater detail in the notes on clauses below.

#### NOTES ON CLAUSES.

Clause 2 (a), (f) and (A).—These definitions are based on those in the Madras Abkari Act, 1884.

Clause 2 (d).—This enables Government to empower by a general order all Second-Class Magistrates to try cases under the Act.

Clause 2 (g).—As the Bill prohibits opium smoking, this clause defines what "prepared opium" is. The definition is based on that contained in the Dangerous Drugs Act, 1920.

Clause 3.—This clause prohibits opium smoking.

Clause 4.—The rearrangement of the sections is intended to secure logical sequence consequent on the inclusion of numerous new provisions in the Act.

Clause 6 (i) and (ii).—The amendments are consequential on the proposal to prohibit opium smoking.

Clause 6 (ii).—Under sections 14 and 15 of the Opium Act (now renumbered as sections 8 and 9) an officer can seize only opium and any other thing which he has reason to believe to be liable to confiscation. It is proposed to empower him also to seize any document or other article which he has reason to believe may furnish evidence of the commission of an offence punishable under the Opium Act on the lines of sections 28 and 24 of the Dangerous Drugs Act, 1920.

Clause 6 (iv).—This is an adaptation of the proviso to section 23 (1) of the Dangerous Drugs Act, 1920, to enable officers to make searches without warrants between sunset and sunrise if necessary. A similar provision exists in section 81 of the Madras Abkari Act, 1884.

Clause 7.—The amendments are consequential on the proposals to prohibit opium smoking and to empower officers to seize documents which furnish evidence of the commission of an offence.



Clause 8.—Opium cases are often detected at night when it is extremely difficult if not impracticable, to secure independent and respectable search witnesses from the locality. Smugglers are often wealthy and have much influence over the local people. It is therefore proposed to make provision to validate searches made in the absence of witnesses if such absence is due to sufficient cause.

Clause 9.—It is proposed to impose a legal obligation on persons employed by any railway administration, steamer company or other common carrier to assist when required Excise officers in carrying out the provisions of the Act. Cases are often detected on railway platforms and in trains and steamers, and the assistance of railway and steamer staff is consequently of great importance in the detection and investigation of such cases.

Clause 10.—The amendments are consequential on the proposal to prohibit opium smoking.

Clause 11.—Under section 20 of the Opium Act (now renumbered as section 13) all offences detected by Excise officers have to be referred to the police for investigation and prosecution. The police do not possess the intimate knowledge of the working of the opium traffic which is required for a successful handling of the cases. Most of the crimes under the Act are detected by the officers of the Excise department who have necessarily to make very careful inquiries with a view to elicit information regarding the sources of supply of contraband opium and the methods and movements of smugglers. These officers are therefore in a better position to conduct the prosecution. In the interest of the efficient administration of the Act it is proposed that prosecutions of offences under the Opium Act should be entrusted to Excise officers as in the case of alkali offences. In the interest of the accused persons, it is considered desirable that a preliminary inquiry should be held by the departmental officers before a prosecution is launched. The Madras Alkali Act, 1889, provides for such an inquiry and it is proposed to provide for a similar inquiry for offences under the Opium Act.

Clause 12 (a).—The amendments are consequential on the proposal to prohibit opium smoking

and also provide for prohibiting assemblies for the purpose of committing offences in respect of prepared opium.

*Clause 13 (iv).*—The "Explanation" incorporates the substance of what has been held in various rulings of the Calcutta High Court.

*Clause 14.*—It is proposed to penalize abettments of, and attempts to commit, offences. A provision like this is urgently needed. Proposed new sections 31 and 32 follow sections 30 and 21 of the Dangerous Drugs Act, 1850.

In order to bring habitual offenders more under control, provision has been made for enhanced punishment in the case of second and subsequent offences and also for taking security from habitual offenders and smugglers for abstaining from the commission of offences and for good behaviour—new sections 33 and 34. Contemnation of the Act or of any rule, notification or order thereunder for which a penalty is not provided in the Act has been made punishable with fine—new section 34.

Provision has also been made to punish possession of opium unlawfully manufactured, transported, or imported, on the lines of section 50 of the Madras Abkari Act, 1856—new section 35.

*Clauses 15 to 17.*—The amendments are consequential on the proposal to prohibit opium smoking.

*Clause 18.*—There is now no provision in the Opium Act for compounding offences however trifling they may be. The result is that even petty offences have to be prosecuted before a Magistrate, and this involves much waste of time and labour on the part of the officers besides causing annoyance to the parties. It is therefore proposed to take power to compound offences under the Opium Act as in section 67 of the Madras Abkari Act, 1856.

*Clause 19.*—This is consequential on the proposal to prohibit opium smoking.

*Clause 20.*—New section 47 gives power to the Local Government to make rules for carrying into effect the purposes of the Act.

New section 48 provides for the delegation of the powers of the Local Government to the Commissioner of Excise, Madras, or to any officer subordinate to him.

## Act of the Local Legislature of Madras.

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 7th September 1933 and by the Governor-General on the 9th October 1933, is hereby published for general information:—

## ACT No. IX OF 1933.

*An Act to amend the Madras Medical Registration Act, 1914, for certain purposes.*

WHEREAS it is expedient to amend the Madras Medical Registration Act, 1914, for the purposes hereinafter appearing:

AND WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act;

It is hereby enacted as follows:—

1. This Act may be called the Madras Medical Registration (Amendment) Act, 1933.

Enactment  
of 1934.

2. (1) To sub-section (2) of section 16 of the Madras Medical Registration Act, 1914, the following proviso shall be added, namely:—

Amendment  
of section 16,  
Madras Act  
IV of 1914.

"Provided that no medical practitioner shall be removed from the register on the ground of his association, in any professional respect, with a qualified practitioner of Indian Medicine such as Ayurvedic, Unani and Siddha or an unregistered practitioner if such unregistered practitioner—

(a) is possessed of any of the qualifications described in the Schedule, and

(b) is not a person whose name the Council has refused to register under the second proviso to section 13 or whose name the Council has removed from the register under this sub-section.

Explanation.—The expression 'qualified practitioner' shall, for the purposes of this proviso, mean 'a practitioner qualified under rules made by the Local Government in this behalf'."

(3) In the same section, after sub-section (2), the following sub-sections shall be added, namely:—

"(3) Nothing in sub-section (2) shall relieve a registered practitioner of any obligations or code of ethics which may be imposed upon registered practitioners generally by the Council.

(4) Any registered practitioner may make an application to the Council for the deletion of his name from the medical register, and the Council may, on such application and subject to such rules as may be made by the Local Government, direct such deletion. Any such practitioner may apply for fresh registration under section 13."

(By order of His Excellency the Governor)

V. N. VISWANATHA RAO,

Secretary to Govt., Law (Legislative) Dept.



Published by Authority

No. 106     MONDAY, WEDNESDAY EVENING, OCTOBER 25, 1921. (Year 1 no. 4.)

[illegible][illegible]

U.S. Pat. No. 3,414,000—Land levelling, Measurement—Dist. Tolls, Roads

Wills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Wills published under Rule 35 of the Indian Legislative Rules.

GOVERNMENT OF INDIA,  
LEGISLATIVE ASSEMBLY DEPARTMENT

The following Bill was introduced in the Legislative Assembly on the 23rd September 1933 :—

E. A. BUTLER, JR., and J. G. P. VINT

A Bill further to amend the Indian Reserves Act, 1926,  
for certain purposes.

Enacted it is expedient further to amend the Indian Income-tax Act, 1922, for the purpose hereinbefore appearing, it is hereby enacted as follows:—

(2) In full some late news on the last day of April 1968.

© 2004 Blackwell Publishing Ltd  
Journal of Internal Medicine 255: 103–110

Amendment of section 3, Act No. 1933.

2. In section 3 of the Indian Income-tax Act, 1923 (Section 3) as amended, referred to as the said Act,—

(1) for sub-section (d) the following sub-section shall be substituted, namely:—

(c) The Governor General in Council may appoint a Commission of Income-tax for any area specified in the order of appointment;

(d) in sub-section (2),—

(a) the word “in respect of such classes of persons and such classes of income” the words “in respect of such persons or classes of persons and of such income or classes of income” shall be substituted; and

(b) after the words “in respect of such persons as the Commission of Income-tax may direct” the following words shall be inserted, namely:—

“and, where two or more Assistant Commissioners of Income-tax or Income-tax Officers have been appointed for the same area, in respect of such area orders which the Commission of Income-tax may make for the distribution and allocation of cases”; and

(3) in sub-section (3), for the word “persons” the word “area” shall be substituted.

Amendment of section 4, Act No. 1933.

3. In the first portion to section 4 of the said Act, after the word “imposed” the word “therein” shall be inserted; and before the said portion as so amended the following portion shall be inserted, namely:—

“Provided that no income-tax shall be payable in respect of any sum deducted from such interest by way of commission by a banker retaining such interest on behalf of the depositor.”

Amendment of section 5, Act No. 1933.

4. For clause (iv) of sub-section (1) of section 5 of the said Act the following clause shall be substituted, namely:—

“(iv) where the property is subject to a mortgage, or to a charge or ground rent, the amount of any interest on such mortgage or of such charge or ground rent.”

Amendment of section 11, Act No. 1933.

5. For sub-section (2) of section 11 of the said Act the following sub-section shall be substituted, namely:—

“(2) Such profits or gains shall be computed after making the following allowances, namely:—

(a) the expenditure not being in the nature of capital expenditure incurred wholly for the purpose of such production or realisation, and not being revenue expenditure of the business;

(b) the interest on debentures of borrowers, deposits, applications or liabilities having the property of the business and used wholly for the purpose of such production, a sum equivalent to such percentage on the original sum (owed to the business as per the Act) and on date of issue be provided.”

Amendment of section 12, Act No. 1933.

6. In section 12 of the said Act,—

(a) in sub-section (1) the following shall be added, namely:—

“Provided that where the Income-tax Officer certifies in writing that in the case of a person the total income of a person will be less than the minimum liable to assessment or will be liable to a rate of assessment less than the minimum rate, the person responsible for such certificate is entitled to the Income-tax Officer, pay the income without deducting or deduct the tax at such low rate, as the case may be.”

(b) after sub-section (5) as so amended the following sub-section shall be inserted, namely:—

“(5A) Where the Assessing Officer has reason to believe that the total income of any person to whom any interest not being “Interest on Deposits” is payable, will in any year exceed the minimum amount which is not deductible with respect to such person for the time being in force, he may, by order in writing, require the person concerned to furnish such interest to such person to deduct at the time of payment, interest at the maximum rate and to deduct at the rate determined by the Income-tax Officer to be applicable to the income of such person in that year.”



The of decree  
in or making  
in the (Article)  
by (Article)  
the

205. (2) Where an assessment due, the duty to administer of the income shall be liable for the tax assessed as payable by such person, or for any tax which shall have been payable by him under this Act, if he had not died, and such tax shall be a debt due from and payable out of the estate of the income and shall in the extent to which that estate is capable of meeting it be recoverable from the executor or administrator as if it were a debt due chargeable on such executor or administrator himself.

(3) Where an assessment due, without having furnished a return under the provisions of section 22, or having furnished a return which the Income-tax Officer has found to be untrue or incomplete, the Income-tax Officer may make an assessment on the total income arising or accruing to the person before he died and determine the tax payable by him on the basis of such assessment, and for this purpose may require from the executor or administrator any accounts, documents or other evidence which he might under the provisions of sections 22 and 23 have required from the estate.

Amendment of  
section 22, Act  
of 1918.

(4) In section 22 of the said Act, in sub-section (1) after the words "to register a firm under section 26A or" shall be inserted.

Amendment of  
section 22, Act  
of 1918.

(5) In sub-section (2) of section 22 of the said Act, after the words "to register a firm under section 26A or" shall be inserted, and (6) in sub-section (3) for the words "to register a firm under section 26A or" shall be substituted.

Amendment of  
section 22, Act  
of 1918.

(7) In sub-section (3) of section 22 of the said Act, for the words "the making of such return" the words "the duty on which he was assessed with income of such return" shall be substituted.

Amendment of  
section 22, Act  
of 1918.

(8) To section 22 of the said Act the following clause shall be added, namely:—

"(9) Any person who has reason to believe to be engaged in business, to furnish him with a return containing particulars of the business and state of his financial affairs, and of his financial position, if any, that may and otherwise of his position in any business, and the extent of his own share and the share of all such persons in the profits of such business or businesses."

Amendment of  
section 22, Act  
of 1918.

(10) To sub-section (3) of section 22 of the said Act the following proviso shall be added, namely:—

"Provided that, without prejudice to any other power of the Director in the belief he shall for the purpose of assessing the said person have or respect to the statement and sale of debts due to the person the power which under the Code of Civil Procedure, 1908, a Civil Court has or respect to the attachment and sale of movable property, due to a judgment-debtor for the purpose of the recovery of a sum due under a decree."

Amendment of  
section 22, Act  
of 1918.

(11) In section 22 of the said Act,—

(a) in sub-section (1),—

(i) after the word "directed" the following words shall be inserted, namely:—

"or that his total income in each year is below the minimum chargeable with income-tax"; and

(ii) after the words "between those rates" the following words shall be added, namely:—

"or as the case applicable to the profits and gains of the company at the time of the declaration of such dividend, at the same rate as in";

(b) in sub-section (2),—

(i) after the words "received and paid" the words "or any person who being a partner has been admitted to the benefits of partnership in such firm" shall be inserted,





(4) The appeal shall be presented within thirty days of the date on which the refusal of the appeal or the amount of the refund allowed was communicated to the applicant.

(5) The appeal shall be made in the prescribed form and shall be verified in the prescribed manner.

(6) The Assessor Commissioner may allow giving the applicant an opportunity of being heard, upon such terms as he thinks fit.

Amendment of section 24 of the Act. 19. In clause (4) of section 24 of the said Act, after the word and figure "section 22A," shall be inserted.

Amendment of section 24 of the Act. 20. In section 24 of the said Act, after the words and figure "section 22A" the words and figure "section 23A" shall be inserted.

Amendment of section 24 of the Act. 21. In the first proviso to subsection (4) of section 24 of the said Act—

(a) after clause (5), the following clause shall be inserted, namely:—

(5a) if any such particulars conveyed by the local authority by a private means of transport under the Indian Motor Act, 1928, if it was to be conveyed as a motor vehicle under the said Act, and

(6) after clause (6), the following word and clause shall be added, namely:—

"or"

(6a) of the fact that a penalty has been imposed on any person under section 28 for non-payment of income or for delinquency in paying income-tax particulars of his income, or for improper distribution of profits, or that an offence committed by any person has been committed under sub-section (2) of section 24.

Amendment of section 24 of the Act. 22. In subsection (1) of section 24 of the said Act,—

(a) for the word "except," the words "notwithstanding the change,"

(b) the words "notwithstanding the change," shall be substituted.

(c) after the word and figure "section 24" the word "and"

(d) after the word and figure "and 45" the words and figure

"and Chapter 22A" shall be inserted.

Amendment of section 24 of the Act. 23. In section 24 of the said Act,—

(a) in subsection (1) and (2) shall be re-numbered the following subsection shall be inserted, namely:—

(1a) Where the accumulated income due to an employee participating in a approved provident fund (income payable, such accumulated income shall be exempt from payment of super-tax except to the extent of an amount equal to the aggregate of the amounts of super-tax on such accumulated income which have been payable under section 20A up to the last day of April, 1929, if the Indian Income-tax (Second Amendment) Act, 1928, had come into force on the 22nd March, 1928.)

(b) in subsection (2) as now re-numbered, the words "and super-tax" shall be omitted, and

(c) in subsection (3) as now re-numbered, for the word, brackets and figure "subsection (1)", the word, brackets and figure "subsection (1a)" shall be substituted, and for the words, brackets and figure "subsections (1) and (2)" the words, brackets and figure "subsections (2) and (3)" shall be substituted.

Amendment of section 24 of the Act. 24. In subsection (2) of section 24 of the said Act, after the words "or he may" the words "or he may be liable for super-tax on the amount of his super-tax" shall be inserted.

Amendment of section 24 of the Act. 25. In section 24 of the said Act,—

(a) in subsection (1), after the word and figure "section 22" the words and figure "or section 22A" shall be inserted.

(b) in the proviso to subsection (1), after the word and figure "question," the following words shall be inserted, namely:—

"or if, in exercise of his power under subsection (5), the Commissioner refuses to state the case," and

(c) in subsection (2), after the word and figure "section 22" the words and figure "or section 22A" shall be inserted.

50 is substituted (2), after the words "as the ground that an action of law exists" the words "or on the ground that the applicant or his wife has made within the time allowed under subsection (2)" shall be inserted.

#### STATEMENT OF OBJECTS AND REASONS.

The proposals contained in this Bill fall into two groups.

The first group concerns provisions aimed at the prevention of evasion. These proposals are contained in clauses 3 (1A), 3, 10 and 22. The first two proposals are designed to apply similar measures in various other (1A) interest, on income of provisions which already exist in connection with the death of companies, whereby the estate of a person who died to anticipate what income is so from that it is liable to taxation, and interest on of income paid but to be included in the Income Tax Department upon all the income of the company are not liable to be so liable to be liable to taxation. The object of these two amendments is to stop a leakage, which is at present believed to be serious, arising in the computation of income derived from interest (either then interest on securities, specially interest paid on deposits with banks).

The proposal in clause 11 is designed in part to enable an action, which is to be made as a person who is about to leave India on the issue of a passport, and that in clause 15 to remove the use of interest from proceedings in which persons are engaged, although compensated or otherwise satisfied, on the basis that the use of interest may have a deterrent effect upon those who contemplate fraud on the revenue.

The second, and much larger, group comprises amendments intended to remove income deficits in the existing law. Of these amendments, the objects of which are set forth herein in the Notes on Clauses. The most important and the most important are intended to assist in the better control of the collection of the income which is regarded as impossible or the source of which is, under the existing provisions of the law, open to doubt.

Signed

A. S. L. PARSONS.

The 10th September 1932.

#### NAME OF BILL.

Clause 2 (2).—As present a Commissioner's jurisdiction with respect of one or more other provisions. The amendment aims at enabling the Government (Government) to appoint a Commissioner of Income Tax for the office of a Province together with parts of one or more other Provinces, so the parts of one or more Provinces.

(10) The object of this amendment is to enable the Commissioner of Income Tax to appoint special Inspectors of Income Tax to deal with specific difficult or important cases, and to appoint one or more Assistant Commissioners or Inspectors of Income Tax to a single Chief or District and distribute the work with a view to convenience or the avoidance of confusion.

Clause 3 is designed to allow companies paid by an action to be liable for the collection of interest on securities to be treated as an advance deduction against the interest so realized.

Clause 4.—The object of subsection (2) of section 4 makes it clear that it is the amount of the estate or property and not of the interest as the term that it is to be viewed as a deduction.

Clause 11 provides for the appointment of a person to be paid, deriving income from business. The amendment extends this provision to professional fee.

Clause 15 gives statutory authority for an existing arrangement entered into between the Income Tax Department and persons with such income from interest on securities.

Clause 4 (3).—The amendment will empower the Inspector Office to require disclosure of tax at source when that is possible by an assessor who is liable to expenditure from interest payments when that interest is on deposits. Compare subsections (2) and (3) of section 22 of the Act.

Subsections (4), (5) and (6) make consequential amendments.

Clause 5.—The amendment requires a person making payments of interest where a prescribed condition applies to pay interest in respect of deposits held for 12 months or more to furnish an annual statement of such payments. Compare section 11A of the Act. See also clause 11 and 12.

Clause 6 and clause 23 (3).—These amendments extend to include the loans now admitted to the benefits of partnership in a registered firm the benefits so provided enjoyed by members of such firms.

Clause 7.—The new section 21A is inserted primarily at enabling assessments to be made on one or the basis of persons from whom it may be difficult to receive information and afterwards after they have left the country, such as for example members of a business destined overseas. It will also enable returns to be obtained in the form earlier than could otherwise be done in the case of persons leaving the country.

The new section 21B supplies a lacuna in the Act which at present did not give an appeal for assessment in the case of returns in respect of the income of persons deceased.

These sections would be read with section 49B inserted by clause 12 of the Bill.

Clause 10 and 11.—These amendments give to an assessor a right of appeal and now granted to the Act against an order refusing to register a firm under section 20A.

Clause 12.—The amendment brings section 30 into harmony with other provisions of the Act relating to similar matters, *viz.*, sections 20A, 21 (3) and 22 (3), and the effect of extending the time within which an appeal may be made.

Clause 13.—This amendment empowers the Inspector Office to require certain information which is not at present required to be given.

Clause 14.—This amendment enables those Collectors generally a power which they already possess in such provisions but not in all.

Clause 15 to 17.—The provisions of the Act relating to refunds are at present defective in many respects. At present specific provisions for refunds is made where but has been removed by deduction of income at too high a rate, and adjustments in the case of assessments are not provided for. It has also been held that the present Act does not authorize a refund to a person (a) whose income is below the taxable limit or (b) who has no income directly taxable in India, but who may have suffered loss by deduction at source. The amendments to section 47 are aimed at remedying these defects in the case of persons to whom the rate of tax applicable is nil, or who are not partners. The new section 48A gives a general power to make refunds, whether during assessment or after proceedings under the Act, or on appeal, while the new section 48B gives a general power to make adjustments where a refund is admissible. New section 48C provides for the extension of the right to receive or claim refunds to the representative of an assessee who is deceased or has died or is dying or claiming the refund.

Clause 18.—The amendment provides a right of appeal not of persons, but of the Act against a refusal to make a refund and against an order refusing a refund of less than the amount claimed.

Clause 19 and 20.—These amendments are consequential on clause 7.

Clause 21.—This amendment is designed to remove the doubts as to the validity of the provisions for assessment of income in the

misrepresentation regarding income, and in designing the fact that its effect is liable to prejudice the law concerned. It also resolves the conflict that at present exists between the provisions of the Act, and those of the Indian Stamp Act, 1923.

Clause 22.—In the amendment of Chapter IXA of the Act some difficulty has been experienced in deciding the applicability of the provisions relating to persons who charge money and money of importance. It has been considered expedient to include these provisions specifically among the portions of the Act declared in section 25 not to be applicable to importance.

Clause 23.—Difficulty has been experienced in interpreting section 24D, read with sections 24F and 24E. The amendments made by this clause and clause 22 are aimed at making it clear that contributions to a recognised provident fund are liable to inspection from now to date through contact to the extent specified in section 24F from immediate and to ensure that inspection shall not be levied a second time when an accumulated income is paid to the contributor.

Clause 24.—This amendment provides a power to grant relief in a case of hardship which it has been held is not covered by the section as it stands.

Clause 25.—This amendment provides—

(i) a right not now given to obtain a reference to the High Court on a point of law arising out of an order passed by the Commissioner in revision;

(ii) a right to a refund of the deposit of the Commissioner where a reference is made to the High Court.

(iii) Once the High Court has passed its order a case to be stated by the Commissioner where the application for a reference to the High Court has been rejected as being barred by limitation.

#### Acts of the Indian Legislature amended by the Governor General.

The following Act of the Indian Legislature received the assent of the Governor General on the 30th September 1932, and is hereby promulgated for general information:—

##### ACT No. XVI OF 1932.

An Act further to amend the Indian Emigration Act, 1922, for certain purposes.

WHEREAS it is expedient further to amend the Indian Emigration Act, 1922, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Indian Emigration Amendment Act, 1932.

2. For clause (b) of sub-section (2) of section 24 of the Indian Emigration Act, 1922 (hereinafter referred to as the said Act), the following shall be substituted, namely:—

(b) the licensing, supervision and control of persons in British India engaged in causing or sending

Amendment  
of section  
24, Act No. viii  
of 1922.

persons to emigrate and in the conveyance and accommodation of emigrants, and the prohibition of unlicensed persons from being so engaged."

Amendment  
of section  
24, Act VII  
of 1922

1. In section 24 of the said Act,—  
(a) in clause (A) of sub-section (2), for the words "induces, or attempts to induce" the words "causes or assists or attempts to cause or assist" shall be substituted; and

(b) sub-section (3) shall be re-numbered as sub-section (6), and the following sub-section shall be inserted as sub-section (3), namely:—

"(3) When in the course of any proceedings in connection with registration in which a person licensed in accordance with rules framed under clause (b) of sub-section (4) of section 24 is concerned, a breach of the provisions of this Act or of the rules made under this Act is committed, such person shall be liable to the punishment provided by sub-section (5), unless he shows that he was not responsible for and could not have prevented the commission of the breach."

Amendment  
of section  
30, Act VII  
of 1922.

4. In sub-section (2) of section 30 of the said Act, for the words "induces, or attempts to induce" the words "causes or assists or attempts to cause or assist" shall be substituted.

The following Act of the Indian Legislature received the assent of the Governor General on the 10th September 1932, and is hereby promulgated for general information:—

#### ACT No. XVII OF 1932.

*An Act further to amend the Customs Act, 1924, for a certain purpose.*

WHEREAS it is expedient further to amend the Customs Act, 1924, in the manner and for the purpose hereinafter appearing; It is hereby enacted as follows:—

Enactment

1. This Act may be called the Customs (Amendment) Act, 1932.

Amendment

of clause

(a), section

3, Act 12 of

1925.

2. In clause (a) of section 3 of the Customs Act, 1924, after the words "Officer Commanding the District," where they occur for the first time, the words "or Officer Commanding-in-Chief, the Command" shall be inserted, and after the words "Officer Commanding

the District," where they occur for the second time, the words "and Officer Commanding-in-Chief, the Command" shall be added; and this insertion and addition shall be deemed to have been made on and to have effect from the 25th day of February, 1931.

The following Act of the Indian Legislature received the assent of the Governor General on the 30th September 1932, and is hereby promulgated for general information:—

ACT No. XVIII OF 1932.

*An Act to amend the Ancient Monuments Preservation Act, 1904, for certain purposes.*

WHEREAS it is expedient to amend the Ancient Monuments Preservation Act, 1904, for the purposes hereinafter appearing; it is hereby enacted as follows:—

1. This Act may be called the Ancient Monuments Preservation (Amendment) Act, 1932.

2. After section 10 of the Ancient Monuments Preservation Act, 1904 (hereinafter referred to as the said Act), the following section shall be inserted, namely:—

“10A. (1) If the Local Government is of opinion that mining, quarrying, excavating, blasting and other operations of a like nature should be restricted or regulated for the purpose of protecting or preserving any ancient monument, the Local Government may, by notification in the local official Gazette, make rules—

(a) fixing the boundaries of the area to which the rules are to apply,

(b) forbidding the carrying on of mining, quarrying, excavating, blasting or any operation of a like nature except in accordance with the rules and with the terms of a licence, and

(c) prescribing the authority by which, and the terms on which, licences may be granted to carry on any of the said operations.

(2) The power to make rules given by this section is subject to the condition of the rules being made after previous publication.

(3) A rule made under this section may provide that any person contravening a breach thereof shall be

power of  
Local Govt.  
to make rules  
to restrict or  
regulate  
mining, quarrying,  
excavating,  
blasting and  
other operations  
of a like nature

punishable with fine which may extend to two hundred rupees.

(4) If any owner or occupier of land included in a notification under sub-section (2) proves to the satisfaction of the Local Government that he has sustained loss by reason of such land being so included, the Local Government shall pay compensation in respect of such loss."

Sub-section  
of new notifi-  
cation (2),  
Act VII of  
1904.

3. For section 39 of the said Act and its heading "Excavation," the following sections and heading shall be substituted, *namely*—

#### Archaeological Excavation.

Power of  
Governor  
General in  
Council to  
notify areas  
designated.

20. (1) If the Governor General in Council, after consulting the Local Government, is of opinion that excavations for archaeological purposes in any area should be restricted and regulated in the interests of archaeological research, the Governor General in Council may, by notification in the Gazette of India specifying the boundaries of the area, declare it to be a protected area.

(2) From the date of such notification all antiquities buried in the protected area shall be the property of Government and shall be deemed to be in the possession of Government, and shall remain the property and in the possession of Government until ownership thereof is transferred, but in all other respects the rights of any owner or occupier of land in such area shall not be affected.

Power to  
enter upon  
and make  
excavations  
in a pro-  
tected area.

20A. (1) Any officer of the Archaeological Department or any person holding a license under section 20B may, with the written permission of the Collector, enter upon and make excavations in any protected area.

(2) Where, in the exercise of the power conferred by sub-section (1), the rights of any person are infringed by the occupation or disturbance of the surface of any land, the Government shall pay to that person compensation for the infringement.

Power of  
Governor  
General in  
Council to  
make rules  
regulating  
archaeo-  
logical exca-  
vations in  
protected  
areas.

20B. (1) The Governor General in Council may make rules—

(a) prescribing the authorities by whom licenses to excavate for archaeological purposes in a protected area may be granted;

(b) regulating the conditions on which such licenses may be granted, the form of such licenses, and the taking of security from licensees;



(c) prescribing the manner in which antiquities found by a licensee shall be divided between Government and the licensee; and

(d) generally to carry out the purposes of section 29.

(2) The power to make rules given by this section is subject to the condition of the rules being made after previous publication.

(3) Such rules may be general for all protected areas for the time being, or may be special for any particular protected area or areas.

(4) Such rules may provide that any person committing a breach of any rule or of any condition of a license shall be punishable with fine which may extend to five thousand rupees, and may further provide that where the breach has been by the agent or servant of a licensee the licensee himself shall be punishable.

200. If the Governor General in Council is of opinion that a protected area contains an ancient monument or antiquities of national interest and value, he may direct the Local Government to acquire such area, or any part thereof, and the Local Government may thereupon acquire such area or part under the Land Acquisition Act, 1894, as for a public purpose."

4. In section 21 of the said Act,—

(a) the words "amount of," where they first occur, shall be omitted; and

(b) for the words "touching the amount" the words "in respect" shall be substituted.

Amendment  
of section 21, Act No. 11  
of 1924.

The following Act of the Indian Legislature received the assent of the Governor General on the 30th September 1932, and is hereby promulgated for general information:—

#### ACT No. XIX OF 1932.

*An Act to amend the Trade Disputes Act, 1929, for certain purposes.*

WHEREAS it is expedient to amend the Trade Disputes Act, 1929, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Trade Disputes (Amendment) Act, 1932.

Amendment  
of section  
13, Act VIII  
of 1920.

2. In section 13 of the Trade Disputes Act, 1920, — VII 41

(a) in sub-section (1), —

(i) for the words "except with the consent in writing of the Secretary of the Trade Union or of the person, firm or company in question" the words "if the Trade Union, person, firm or company in question has preferred a request to the Court or Board that such information shall be treated as confidential" shall be substituted; and

(ii) for the words "without such consent" the words "without the consent in writing of the Secretary of the Trade Union or the person, firm or company in question, as the case may be" shall be substituted;

(b) in sub-section (2), after the words "before a Court or Board" the word "voluntarily" shall be inserted; and

(c) after sub-section (3), the following sub-sections shall be inserted, namely:—

"(3) No Criminal Court inferior to that of a Presidency Magistrate or a Magistrate of the first class shall try any offence under this section.

"(4) No Criminal Court shall take cognizance of any offence under this section except with the previous sanction of the authority appointing such Court or Board, and no Civil Court shall, without the like sanction entertain any suit against a member of a Court or Board, or any person present at or concerned in the proceedings before a Court or Board, for any matter arising out of such proceedings."

The following Act of the Indian Legislature received the assent of the Governor General on the 1st October 1932, and is hereby promulgated for general information:—

#### ACT No. XX OF 1932

*An Act to establish Committees in the principal ports of pilgrim traffic to assist Muslim pilgrims to the Hedjaz.*

WHEREAS it is expedient to establish Committees in the principal ports of pilgrim traffic to assist Muslim pilgrims to the Hedjaz, it is hereby enacted as follows:—

1. (1) This Act may be called the Port Pilgrimage Committees Act, 1932.

(2) It extends to the first instance in the Presidencies of Bombay and Bengal, but the Governor General in

Short title,  
extent and  
commencement.

Council may, by notification in the Gazette of India, extend it to any other maritime province.

(3) This section shall come into force at once, and the remaining provisions of this Act shall come into force in any province to which the Act extends on such date as the Governor General in Council may, by notification in the Gazette of India, appoint in this behalf.

2. In this Act, unless there is anything repugnant in the subject or context,—

(a) a "pilgrim" means a Hindu proceeding on or returning from pilgrimage to the Holles; and

(b) a "pilgrim ship" means a ship conveying on board to convey pilgrims from or to any port in British India to or from any port in the Red Sea other than Suez.

3. As soon as may be after this Act comes into force in the Presidency of Bengal, there shall be constituted a committee, to be called the Port Raj Committee of Calcutta, and as soon as this Act comes into force in the Presidency of Bombay, there shall be constituted two committees, to be called the Port Raj Committee of Bombay and the Port Raj Committee of Karachi, respectively.

4. (1) The Port Raj Committee of Calcutta shall consist of nineteen members as follows:—

(a) seven members to be nominated by the Local Government, of whom not more than five shall be officials;

(b) two members to be elected by the elected Muslim Councilors and elected Muslim Aldermen of the Corporation of Calcutta;

(c) six members to be elected by an electorate consisting of—

(i) the elected Muslim members of the Bengal Legislative Council;

(ii) the Muslim members of the Council of State and of the Legislative Assembly, elected by constituencies in the Presidency of Bengal; and

(iii) the elected Muslim members of the Bengal Medical Council; and

(d) four members to be co-opted by the elected members of the Committee.

Inclusion of Port Raj Committees.

Composition of Port Raj Committees.

(2) The Port Raj Committee of Bombay shall consist of *eleven members as follows*:-

(a) seven members to be nominated by the Local Government, of whom not more than five shall be officials;

(b) two members to be elected by the elected Muslim members of the Municipal Corporation of the City of Bombay;

(c) six members to be elected by an electorate consisting of:-

(i) the elected Muslim members of the Bombay Legislative Council;

(ii) the Muslim members of the Council of State and of the Legislative Assembly, elected by constituencies in the Presidency of Bombay; and

(iii) the elected Muslim members of the Bombay Medical Council; and

(d) four members to be co-opted by the elected members of the Committee.

(3) The Port Raj Committee of Karachi shall consist of *seventeen members as follows*:-

(a) six members to be nominated by the Local Government, of whom not more than five shall be officials;

(b) two members to be elected by the elected Muslim members of the Municipality of Karachi;

(c) five members to be elected by the electorates defined in clause (c) of sub-section (2); and

(d) four members to be co-opted by the elected members of the Committee.

(4) An elected member of a Port Raj Committee need not be a member of the electorate which elects him.

(5) A member of a Port Raj Committee nominated by a Local Government may be nominated by virtue of office.

Power to  
alter compo-  
sition of  
Port Raj  
Committee.

6. (1) The Local Government may propose to the Governor General in Council a draft of rules altering the composition of a Port Raj Committee, and the Governor General in Council, after previous publication of the draft in accordance with the provisions of section 23 of the General Clauses Act, 1895, shall take the draft into consideration.

(2) The draft in the form finally approved by the Governor General in Council shall be published in the Gazette of India and in the local official Gazette, and thereupon the composition of the Port Raj Committee shall be altered accordingly.

132 of  
1922.

6. (1) When any port, other than Calcutta, Bombay or Karachi, situated in any province to which this Act extends, is appointed to be a port for pilgrim traffic pursuant to sub-section (1) of section 160 of the Indian Merchant Shipping Act, 1922, the Governor General in Council may, subject to the condition of previous publication, make rules providing for the composition of a Port Haj Committee for such port, and shall cause the Committees to be constituted accordingly.

(2) The provisions of this Act shall apply to such Committee when constituted.

7. (1) The election and co-opting of members of Port Haj Committees shall be conducted in accordance with rules to be made in this behalf by the Local Government.

(2) As soon as may be after the election and co-opting of members of a Port Haj Committee, the Local Government shall make the nominations permitted by section 4, and shall publish in the local official Gazette a list of the names of all members nominated, elected and co-opted:

Provided that the failure of anybody to elect or to co-opt a member shall not prevent the Local Government from making nominations or from publishing the list of members as provided in this sub-section:

Provided further that the list of members of a new Committee shall not be published before the expiry of three years from the date of the publication of the list of members of the Committee which it is replacing.

8. (1) Where a member of a Port Haj Committee is nominated by virtue of his office, the person for the time being holding the office shall be a member until the Local Government otherwise directs.

(2) The term of office of other members (except members filling casual vacancies) shall be not less than three years, commencing on the day following the publication of the list of members under sub-section (1) of section 7, and ending on the date of the publication of the list of members of the next Committee.

9. (1) At such time as the Local Government may deem to be expedient before or after the expiry of the period of three years after the publication of the list of members of a Committee under sub-section (1) of section 7, the

Local Government shall take or cause to be taken all necessary steps for the election, co-option and nomination of members of the new Committee.

(2) No person shall be eligible for election, co-option or nomination to a Port Haj Committee on the ground that he is or has been a member of a Port Haj Committee.

Rules relating to the constitution of Committees.

12. The Local Government may make rules—

(a) prescribing the disqualifications which shall disqualify any person from being elected, co-opted or nominated as member of a Port Haj Committee;

(b) providing for the decision of doubts and disputes relating to the election and co-option of members;

(c) regulating the resignation of members;

(d) prescribing the reasons for which members may be removed, and providing for their removal;

(e) regulating the filling of casual vacancies and the term of office of members filling casual vacancies; and

(f) providing for any other matter which the Local Government may deem to be expedient for the proper constitution of Port Haj Committees.

Chairman and Vice-Chairman.

11. (1) After the publication of the list of members of a Port Haj Committee under sub-section (2) of section 7, the Local Government shall direct the Committee to elect one of its members to be Chairman within a time to be specified in such direction.

(2) If within the time so specified the Committee fails to elect a Chairman, the Local Government may appoint a member of the Committee to be Chairman of the Committee.

(3) An elected Chairman shall not take up his office until his election has been approved by the Local Government.

(4) A Port Haj Committee may elect from amongst its members not more than two members to be Vice-Chairmen.

(5) The appointment or election of Chairmen and Vice-Chairmen shall be notified in the local official Gazette.

Power to make rules regarding Chairmen and Vice-Chairmen.

12. The Local Government may make rules—

(a) prescribing the term of office of Chairmen;

(b) prescribing the powers and duties of Chairmen;

(c) regulating the resignation of Chairmen;

(d) prescribing the reasons for which Chairmen and Vice-Chairmen may be removed, and providing for their removal; and

(a) regulating the filling of casual vacancies in the office of Chairman and the term of office of persons filling such vacancies.

13. A Port Haj Committee may, with the previous sanction of the Local Government, make by-laws—

(a) prescribing the term of office of Vice-Chairmen;  
(b) prescribing the powers and duties of Vice-Chairmen and also the powers and duties of the Chairman in so far as they have not been prescribed by rules under section 12;

(c) regulating the resignation of Vice-Chairmen; and  
(d) regulating the filling of casual vacancies in the office of Vice-Chairman, and the term of office of persons filling such vacancies.

14. (1) Until the expiry of a period of four years from the date of the publication of the list of members of a Port Haj Committee on its first constitution, the Local Government shall, in consultation with the Committee, appoint, for each Port Haj Committee, a person to be Executive Officer, who shall also be Secretary to the Committee, and shall also in like manner appoint such other officers and servants as it may consider necessary for the effectual discharge of the duties of the Committee.

(2) The Local Government may make rules—

(a) regulating the relations between a Port Haj Committee and its Executive Officer;

(b) regulating the subordination of the other officers and servants of a Port Haj Committee to the Committee and to the Executive Officer;

(c) determining the conditions of service of an Executive Officer and other officers and servants;

(d) prescribing the powers and duties of the Executive Officer in so far as they are not prescribed by this Act, and

(e) prescribing the powers and duties of the other officers and servants of a Port Haj Committee.

(3) Rules made under sub-section (2) may authorize a Port Haj Committee to make by-laws providing for any of the matters specified in that sub-section in so far as such matters are not provided for in the rules.

Delegation  
by Port Raj  
Government  
of powers  
over the  
officers and  
servants.

13. (1) Within the period of four years referred to in sub-section (1) of section 14 the Local Government may, and on the expiry of that period the Local Government shall, by notification in the local official Gazette, authorize a Port Raj Committee to appoint its Executive Officer, and to appoint such other officers and servants as the Committee may deem to be necessary for the efficient discharge of its duties.

(2) Such authorization may impose such restrictions and conditions as the Local Government may think fit.

(3) A Port Raj Committee so authorized may make by-laws providing for any of the matters specified in sub-section (2) of section 14, and may cancel any rule made under that sub-section in so far as it applies to such Committee and its officers and servants.

Payment of  
salaries,  
allowances  
and  
expenses  
of  
officers and  
servants.

14. The pay and allowances and expenses lawfully incurred in respect of an Executive Officer or other officer or servant appointed by the Local Government under section 14 shall be paid by the Governor General in Council, and the pay, allowances and expenses lawfully incurred in respect of an Executive Officer or other officer or servant appointed by a Committee under section 13 shall be paid by the Committee out of the funds at its disposal.

Meetings of  
Committee  
and method  
of business.

15. (1) A Port Raj Committee shall meet at least once in every month during the four months before the Raj Day and during the two months after the Raj Day, and at least once in each three months during the rest of the year.

(2) The number of members required to make a quorum at any meeting shall be six.

(3) All matters shall be decided by a majority of the members present, and in the event of an equality of votes the Chairman or other person presiding shall have a casting vote.

(4) A Port Raj Committee may make by-laws—

(a) regulating the convening of its meetings;  
(b) regulating the conduct of business at its meetings;

(c) prescribing the registers and records which shall be maintained;

(d) providing for the publication of its proceedings and of any other matters of interest to pilgrims; and



(e) providing for any other matter which the Committee may deem necessary for the regulation of its meetings and its business:

Provided that the Local Government may, at any time before the first meeting of a Committee after the commencement of this Act, issue instructions for the Committee on all or any of the matters specified in this sub-section, and such instructions shall be deemed to be by-laws made by the Committee under this sub-section until they are superseded by by-laws so made.

(d) Anything done or any proceeding taken by a Port Haj Committee shall not be questioned on the ground of any vacancy in the Committee, or on account of any defect or irregularity not affecting the merits of the case.

15. (1) The duties of a Port Haj Committee shall be—

(a) to collect and disseminate information useful to pilgrims;<sup>Section 15 (1) (a) of the Haj Act, 1922.</sup>

(b) to advise and assist pilgrims during their stay at the port, while proceeding to or returning from the Hedjaz, in all matters including vaccination, inoculation, medical inspection and issue of passes and passports, and to co-operate with the local authorities concerned in such matters;

(c) to give relief to indigent pilgrims;

(d) to negotiate and co-operate with railways and shipping companies for the purpose of securing travelling facilities for pilgrims;

(e) to find suitable Muslims for employment by shipping companies on pilgrim ships;

(f) to bring the grievances of pilgrims and any irregularities or omissions on the part of a master or owner of a pilgrim ship in the carrying out of the provisions of the Indian Merchant Shipping Act, 1923, to the notice of the authorities concerned, and to suggest remedies;

(g) to authorize whenever practicable an individual pilgrim or a committee of pilgrims on board a pilgrim ship to represent the grievances of the pilgrims to the master or owner of the ship; and

(h) such other duties in connection with the pilgrim traffic as may be entrusted to it by Government.

(2) The Local Government shall afford all reasonable assistance to the Port Haj Committee in the discharge of the duties imposed by this section.

Inspection  
of pilgrim  
ships.

19. (2) Each Port Haj Committee shall appoint one or more sub-committees composed of two of its members, whose duties shall be the inspection of pilgrim ships.

(3) Any such sub-committee when inspecting a pilgrim ship shall be accompanied by the certifying officer appointed for the port under section 134 of the Indian Merchant Shipping Act, 1923, or by the Surveyor of the ship or other person deputed by the certifying officer.

(4) The Executive Officer of a Port Haj Committee or a sub-committee appointed under sub-section (3) may enter and inspect any pilgrim ship advertised or offering to sail from or which has returned to the port for which the Committee is constituted.

(5) A master or any officer of a pilgrim ship who fails to render every reasonable facility for such inspection shall be punishable with fine which may extend to five hundred rupees.

(6) No Magistrate other than a Presidency Magistrate or Magistrate of the first class shall take cognizance of an offence punishable under sub-section (5), and such Magistrates shall take cognizance of such offence only on written complaint by the Chairman of the Port Haj Committee concerned.

Haj Funds.

20. In each port in which there is a Port Haj Committee there shall be created a fund, to be called the Haj Fund of the port concerned, and there shall be placed to the credit thereof the following sums, in so far as they arise or have arisen in the port concerned, namely:—

(a) the interest on all deposits made by pilgrims under clause (b) of section 215A of the Indian Merchant Shipping Act, 1923;

(b) sums realized from the sale of the effects of deceased pilgrims and sums of money left by deceased pilgrims, which are unclaimed and have been deposited;

(c) any fees which may be levied for the issue of visitors' passes to friends and relatives of pilgrims who desire to go on board a pilgrim ship;

(d) the amount now standing to the credit of the fund known as the Indigent Pilgrims' Fund: provided that such amount shall be applied by the Committee solely for the relief of indigent pilgrims;

(e) any sums received by the Haj Fund from private sources; and

(f) any sums allotted by Government to the Haj Fund.

21. A Haj Fund of a port shall, subject to rules made under section 22, be under the control and management of the Port Haj Committee for that port, and shall be applicable to the payment of charges and expenses incidental to the objects specified in section 18, and of any other object specified by rules made under clause (e) of section 22.

22. The Local Government may, subject to the control of the Governor General in Council, make rules—

(a) providing for the custody of Haj Funds;

(b) regulating the investment of balances of Haj Funds;

(c) prescribing the objects to which Haj Funds shall be applicable, in addition to those presented in section 18;

(d) fixing the limits of expenditure which may be incurred by a Committee without sanction, and providing for the grant of sanction for expenditure exceeding those limits;

(e) regulating the preparation, submission and approval of the budgets of Committees;

(f) prescribing the accounts to be kept by Committees, and providing for the audit and publication thereof;

(g) prescribing the returns, statements and reports to be submitted by Committees; and

(h) generally providing for the control of Committees in respect of financial matters.

23. (1) Rules made by the Local Government under this Act shall be made by notification in the local official Gazette and shall be subject to the condition of previous publication.

(2) By-laws made by a Port Haj Committee shall be submitted to the Local Government, and shall not take effect until they have been confirmed by the Local Government.

(3) By-laws which have been confirmed by the Local Government shall be published in the local official Gazette.

Repeals.

24. (1) On the date on which this Act comes into force in the Presidency of Bombay, sections 8, 9 and 10 of the Protection of Pilgrims Act, 1887, shall be repealed.

Pres. Act  
of 1887.

(2) On the date on which this Act comes into force in the Presidency of Bengal, sections 8, 9 and 16 of the Protection of Mohammedan Pilgrims Act, 1886, shall be repealed.

Pres. Act  
of 1886.

The following Act of the Indian Legislature received the assent of the Governor General on the 1st October 1932, and is hereby promulgated for general information.

G.O. :-

## ACT No. XXI OF 1932.

*An Act further to amend the Code of Criminal Procedure, 1898, for a certain purpose.*

WHEREAS it is expedient further to amend the Code of Criminal Procedure, 1898, for the purpose hereinafter appearing; It is hereby enacted as follows:—

Short title.

1. This Act may be called the Code of Criminal Procedure (Amendment) Act, 1932.

Amendment  
of section  
329, Act V  
of 1898.

2. In section 329 of the Code of Criminal Procedure, of 1898,—

(a) in sub-section (5), for the words "his power under this section to award by way of costs" the words "may under this section award by way of compensation" shall be substituted;

(b) in sub-section (6A), for the word "costs" the word "compensation" shall be substituted, and for the words "any expenses reasonably incurred by such person in consequence of the application" the words "such sum not exceeding two hundred and fifty rupees as it may consider proper in the circumstances of the case" shall be substituted;

(c) for sub-section (8) the following sub-section shall be substituted, namely:—

"(8) If in any inquiry under Chapter VIII or Chapter XVIII or in any trial, any party interested intimates to the Court at any stage before the defence closes its case that he intends to make an application under this section, the Court shall, upon his executing, if so required, a bond without securities, of an amount not exceeding two hundred rupees, that he will make such application within a reasonable time to be fixed by the

Court, adjourn the case for such a period as will afford sufficient time for the application to be made and an order to be obtained thereon:

Provided that nothing herein contained shall require the Court to adjourn the case upon a second or subsequent intimation from the same party, or, where an adjournment under this sub-section has already been obtained by one of several accused, upon a subsequent intimation by any other accused."

(2) to sub-section (3) the following Explanation shall be added, namely:—

"Explanation.—Nothing contained in sub-section (3) or sub-section (3) restricts the powers of a Court under section 344;" and

(4) after sub-section (5) as so amended the following sub-section shall be added, namely:—

"(5) If, before the argument (if any) for the admission of an appeal begins, or, in the case of an appeal admitted, before the argument for the appeal begins, any party interested intimates to the Court that he intends to make an application under this section, the Court shall, upon such party executing, if so required, a bond without sureties of an amount not exceeding two hundred rupees that he will make such application within a reasonable time to be fixed by the Court, postpone the appeal for such a period as will afford sufficient time for the application to be made and an order to be obtained thereon."

S. C. GUPTA,

*Secretary to the Government of India.*

(Republished by order of His Excellency  
the Governor in Council)

V. N. VISWANATHA RAO,  
*Secretary to Govt., Law (Legislation) Dept.*